

#### ILLINOIS REGISTER

#### **Rules of Governmental Agencies**

TARLE OF CONTENTS



VOLUME

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A WEEKLY PUBLICATION

SEPTEMBER 1 1989

Pages 13699-13992

Secretary of State Administrative Code Div. 201 West Monroe Springfield, IL 62756

**POSED RULES** 

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Relocation Assistance & Payments Program; 92 III. Adm.

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(217) 782-9786

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#### INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The Register also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the Register contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current Register volume and a Sections Affected Index listing, by Title of the Illinois Administrative Code, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The Register will serve as the update to the Illinois Administrative Code, a compilation of the rules of State agencies. The most recent edition of the Code along with the Register comprise the most current accounting of the State agencies' rules.

The Illinois Register is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

#### **REGISTER PUBLICATION SCHEDULE 1989**

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in [ssue #:	Published on:		Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 20, 1988	Dec. 27, 1988	1	Jan. 6, 1989		June 27, 1989	July 3, 1989 (Mon.)	28	July 14, 1989
Dec. 27, 1988	Jan. 3, 1989	2	Jan. 13, 1989		July 3, 1989 (Mon.)	July 11, 1989	29	July 21, 1989
Jan. 3, 1989	Jan. 10, 1989	3	Jan. 20, 1989		July 11, 1989	July 18, 1989	30	July 28, 1989
Jan. 10, 1989	Jan. 17, 1989	4	Jan. 27, 1989		July 18, 1989	July 25, 1989	31	Aug. 4, 1989
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Jan. 24, 1989	Jan. 31, 1989	6	Feb. 10, 1989		Aug. 1, 1989	Aug. 8, 1989	33	Aug. 18, 1989
Jan. 31, 1989	Feb. 7, 1989	7	Feb. 17, 1989		Aug. 8, 1989	Aug. 15, 1989	34	Aug. 25, 1989
Feb. 7, 1989	Feb. 14, 1989	8	Feb. 24, 1989		Aug. 15, 1989	Aug. 22, 1989	35	Sept. 1, 1989
Feb. 14, 1989	Feb. 21, 1989	9	Mar. 3, 1989	-	Aug. 22, 1989	Aug. 29, 1989	36	Sept. 8, 1989
Feb. 21, 1989	Feb. 28, 1989	10	Mar. 10, 1989		Aug. 29, 1989	Sept. 5, 1989	37	Sept 15, 1989
Feb. 28, 1989	Mar. 7, 1989	11	Mar. 17, 1989		Sept. 5, 1989	Sept. 12, 1989	38	Sept. 22, 1989
Mar. 7, 1989	Mar. 14, 1989	12	Mar. 24, 1989		Sept. 12, 1989	Sept. 19, 1989	39	Sept. 29, 1989
Mar. 14, 1989	Mar. 21, 1989	13	Mar. 31, 1989		Sept. 19, 1989	Sept. 26, 1989	40	Oct. 6, 1989
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Mar. 28, 1989	Apr. 4, 1989	15	Apr. 14, 1989		Oct. 3, 1989	Oct. 10, 1989	42	Oct. 20, 1989
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Apr. 25, 1989	May 2, 1989	19	May 12, 1989		Oct. 31, 1989	Nov. 7, 1989	46	Nov. 17, 1989
May 2, 1989	May 9, 1989	20	May 19, 1989		Nov. 7, 1989	Nov. 14, 1989	47	Nov. 27, 1989 (Mon.)
May 9, 1989	May 16, 1989	21	May 26, 1989		Nov. 14, 1989	Nov. 21, 1989	48	Dec. 1, 1989
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May 23, 1989	May 30, 1989	23	June 9, 1989		Nov. 28, 1989	Dec. 5, 1989	50	Dec. 15, 1989
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June 6, 1989	June 13, 1989	25	June 23, 1989		Dec. 12, 1989	Dec. 19, 1989	52	Dec. 29, 1989
June 13, 1989	June 20, 1989	26	June 30, 1989		Dec. 19, 1989	Dec. 26, 1989	1	Jan. 5, 1990
June 20, 1989	June 27, 1989	27	July 7, 1989		Dec. 26, 1989	Jan. 2, 1990	2	Jan. 12, 1990

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

# NOTICE OF PROPOSED AMENDMENTS

Waste Hauling

of the Part:

The Heading

- 35 Ill. Adm. Code 809 Code Citation: 5
- ctions:

. Proposed Action	Amendment	Amendment	Amendment	Admedment	Amendment	Repealed	Repealed	New Section													
Number:																					
Section	809.101	809.102	809.103	809.201	809.202	809.203	809.204	809.205	809.206	809.207	809.208	809.209	809.210	809.211	809.221	809.222	809.223	809.224	809.225	809.226	
3)																					

Repealed Repealed New Section New Section New Section New Section Amentment Amendment Amendment New New New 809,302 809,320 809,321 809,351 809,351 809,401 809,501 809,501 809,501 809,501 809,601 809,802 809,802 809,301

Section

Section Section

Repealed Repealed Repealed Repealed Repealed Repealed Repealed 809.902 809.904 809,905 809.906

Repealed

Ø

Appendix

Amendment Amendment

ILLINOIS REGISTER

## POLLUTION CONTROL BOARD

# NOTICE OF PROPOSED AMENDMENTS

- Statutory Authority: Ill. Rev. Stat. 1987, ch. 111½, pars. 1022.01, 1022.9 and 1027 4
- A Complete Description of the Subjects and Issues Involved: 2)

waste manifest requirements to reflect the classification and declassification of such wastes pursuant to proposed Part 808 (35 Ill. Adm. Code 808). These amendments reorganize Part 809 and add requirements for maintenance, placarding, and operation of waste hauling vehicles. In addition, these amendments modify the special

- Will this proposed rule replace an emergency rule currently in effect? No (9
- Does this proposed (amendment, repealer) contain 8

Does this rulemaking contain an automatic repeal date?

7

- incorporations by reference?
- Are there any other amendments pending on this Part? Na Section Numbers: Proposed Action: Ill. Reg. Citation: 6
- Statement of Statewide Policy Objective (if applicable)? 10)

requirements. However, by expanding requirements and by making these requirements applicable to waste haulers which are not presently special waste haulers, some units of local government (those which are engaged in waste hauling) will be One effect of this proposal would be to reduce expenditures by elimination or reduction of waste manifest and reporting impacted. Such additional expenses as may be incurred are anticipated to be very minimal (e.g., providing covers for any uncovered waste hauling vehicles to prevent waste from blowing off the vehicles), and consistent with protecting the public health and welfare. The additional requirements generally comport with what is already viewed as sound waste transportation practices (there are very few uncovered waste hauling vehicles, for instance). Absent such requirements, the objective of the safe and inoffensive transport of wastes cannot be fully realized. All such requirements are crafted to allow the affected parties flexibility to implement measures in any appropriate way they choose.

Time, Place and Manner in which interested persons may comment on this proposed rulemaking: 11)

# NOTICE OF PROPOSED AMENDMENTS

Send written comments concerning R89-13, Docket A, within 45 days of publication in the Illinois Register to the Clerk of the Pollution Control Board, 100 West Randolph Street, Suite 11-500, Chicago, Illinois 60601. In addition, three public hearings have been established for consideration of this and its companion proposal (proposed classification rules, 35 Ill. Adm. Code 808) in Docket R89-13(A). These hearings will be held on September 1, 1989, at 10:00 a.m., Municipal Building, Council Chambers, Room 300, 7th & Monroe Street, Springfield, IL, and on September 14 and 15, 1989 at 10:00 a.m., Northeastern Illinois Planning Commission, 400 West Madison, Chicago, IL.

# 12) Initial Regulatory Flexibility Analysis (if applicable):

A) Date rule submitted to Business Assistance Office of the Department of Commerce and Community Affairs:

August 11, 1989

B) Types of small businesses affected:

All small businesses generating, transporting and receiving manifested shipments of special wastes.

C) Reporting, bookkeeping or other procedures required for compliance:

For persons whose wastes are remaining in the "Special Wastes" classification, these rules will require completion of forms (manifests and reports).

D) Types of professional skills necessary for compliance:

Clerical skills are required for completion of

manifest forms.

The full text of the proposed amendments begins on the next page:

### ILLINOIS REGISTER

## POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE G: WASTE DISPOSAL
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER i: SOLID WASTE AND SPECIAL WASTE HAULING

PART 809 SPECIAL WASTE HAULING SUBPART A: GENERAL PROVISIONS

Section 809.101 Authority, Policy and Purposes 809.102 Severability 809.103 Definitions

SUBPART B: GENERAL REQUIREMENTS FOR WASTE HAULERS SPECIAL WASTE HAULENG PERMITS

Applications for Special Waste Hauling Permit Filing and Final Action by the Agency Special Waste Hauling Permit Conditions Special Waste Hauling Permit Revision Modification Transfer of Special Waste Hauling Permit Revision Special Waste Hauling Permit Revocation General Exemption from Special Waste Hauling Permit Contents of Applications for Special Waste Hauling Permit - Contents
Applications for Special Waste Hauling Permit - Signatures and Authorization Exemptions for Special Waste Haulers (Repealed) Identification of Vehicles Special Waste Hauling Permits - General Requirements (Repealed) Operating Requirements Parking itter and Debris Permit No Defense Contro Destination Maintenance Odor Section 809.201 809.202 809.205 809.206 809.207 809.208 809.209 809.209 809.211 809.221 809.222 809.203 809.204 809.22

SUBPART C: REQUIREMENTS FOR SPECIAL WASTE HAULERS BELIVERY AND AGCEPPANCE

809.301 Requirements for Delivery of Special Waste to Haulers (Repealed)
Requirements for Acceptance of Special Waste from

Section

# NOTICE OF PROPOSED AMENDMENTS

Haulers (Repealed)
Scope and Applicability
Hauler Use of Manifests
Special Waste Hauling Permit Application Forms
Date of Filing 809.351 809.320 809.324

SYMBOLS VEHICLE NUMBERS AND SUBPART D:

Special Waste Vehicle Numbers Special Waste Symbols 809.401 Section

MANIFESTS, RECORDS AND REPORTING SUBPART E:

Manifests, Records, Access to Records, and Reporting Section 809.501

Requirements and Forms Unmanifested Waste Report 809.502

BURATION OF PERMITS AND PERMIT APPLICATIONS
PANK NUMBERS OF REVIEW ·• SUBPART

Standard for Permit Issuance Duration of Special Waste Hauler Permits and Tank Numbers 809.521 Section

SUBPART G: EMERGENCY CONTINGENCIES FOR SPILLS

General Provision Spills Section 809.701

(REPEALED EFFECTIVE DATES .. H SUBPART

Compliance Date (Repealed) Exceptions (Repealed 809.801 Section

I: HAZARDOUS (INFECTIOUS) HOSPITAL WASTE (REPEALED) SUBPART

Disposal Methods (Repealed)
Rendering Innocuous by Sterilization (Repealed)
Rendering Innocuous by Incineration (Repealed)
Recordkeeping Requirements for Generators (Repealed)
Defense to Enforcement Action (Repealed) Definitions (Repealed) 809.901 809.905 Section 809.903 809.904

Old Rule Numbers Referenced (Repealed) Ø Appendix

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## POLLUTION CONTROL BOARD

# NOTICE OF PROPOSED AMENDMENTS

AUTHORITY: Implementing Sections 5, 10, 13, and 22, 22.01 and 22.9 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1981, ch. 111-1/2, pars. 1005, 1010, 1013, 1022, 1022.01, 1022.9 and 1027).

SOURCE: Adopted at 3 III. Reg. 13, p. 155, effective March 31, 1979; emergency amendment at 4 III. Reg. 34, p. 214, effective August 7, 1980 for a maximum of 150 days; emergency amendment at 5 III. Reg. 270, effective January 1, 1981 for a maximum of 150 days; amended at 5 III. Reg. 6384, effective May 28, 1981; amended at 5 III. Reg. 6378, effective May 31, 1981; codified at 7 III. Reg. 13640, effective September 30, 1983;; recodified from Subchapter h to Subchapter i at 8 III. Reg. 13198; amended at , effective Ill. Rev.

# SUBPART A: GENERAL PROVISIONS

## Authority, Policy and Purposes Section 809,101

of the Environmental Protection Act, (fill. Rev. Stat. 1981, ch.  $\pm 11-172$ , pars. 1885, 1818, 1813 and 1822, and consistent with the 1981. ch. 111-1727 part 1828) thereof, the Board adopts the following Rules and Requiations. These rules prescribe the procedures for issuance of permits to special waste haulers; for the inspection and numbering of vehicles; and for proper hauling of special wastes to approved disposal; storage and treatment sites permitted facilities. It is the purpose of these Pursuant to the authority contained in Sections 57 187 13 and 22 policy and purposes expressed in Section 20 (Ill. Rev. Stat. Regulations to control only wastes as defined herein

Ill. Reg. Amended at effective (Source:

Severability Section 809,102

If any provision of these rules or regulations this Part is adjudged invalid, or if the its application thereof to any person or in any circumstance is adjudged invalid, such invalidity shall not affect the validity of this Part as a whole or of any Subpart, Section, Ssubsection, Ssentence or Eclause thereof adjudged invalid.

Ill. Reg. at Amended effective (Source:

Definitions Section 809.103

Unless the contrary is indicated, terms have the same meaning as

# NOTICE OF PROPOSED AMENDMENTS

# The following terms are specifically in 35 Ill. Adm. Code 810. The defined for use in this Part:

"Act" means the -Filtheis -Environmental Protection Act (Ill, Rev. Stat. -1981-1987, ch. 111-1/2, pars. 1001, et seq.).

"Agency" means the Illinois Environmental Protection Agency.

"Board" means the Illinois Pollution Control Board,

dumping, spilling, leaking, or placing of any waste or special waste into or on any land or water so that such waste or special waste or any constituent thereof may enter the environment or be emitted into the air or discharged into any waters, including ground waters, (See "Wastel, uSpecial "Disposal" means the discharge, deposit, injection,

processing, preparation, cooking, and consumption of feed, and wastes from the handling, processing, storage and sale of "Garbage" means the waste resulting from the handling? produce (see "Wasteu);

which because of quantity, concentration, or physical, chemical, or infectious characteristics may cause or significantly contribute to an increase in mortality or an increase in mortality or an increase in serious, irreversible, or incapacitating reversible, illness, or pose a substantial present or potential threat to human health or to the environment when improperly treated, stored, transported or disposed of, or otherwise managed, and which has been identified, by characteristics or listing, as hazardous pursuant to Section "Hazardous Waste" means a waste, or combination of wastes; 3001 of Resource Conservation and Recovery Act of 1976, 42 U.5.0. 6901 et seq. or pursuant to Agency guidelines consistent with the requirements of the Act and Board regulations. "Industrial Process Waste" means any liquid, solid, semi-solid or gaseous waster generated as a direct or indirect result of the manufacture of a product or the performance of a service, which poses a present or potential threat to human health or to the environment or with inherent properties which make the disposal of such waste in a landfill difficult cutting oils, chemical catalysts, distillation bottoms, incinerator ashes; core sands; metalite dust sweepings; to manage by normal means. "Industrial Process Waste" includes but is not limited to spent pickling liquors, etching acids, equipment cleanings, paint sludges,

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## POLLUTION CONTROL BOARD

# NOTICE OF PROPOSED AMENDMENTS

products. Specifically excluded are uncontaminated packaging materials, uncontaminated machinery components, general specification, contaminated or recalled wholesale or retail asbestos dust, hospital pathological wastes and offhousehold waster landscape waste and construction or demolition debris --

Agency and used for identifying name, quantity, and the origin, routing, and destination of special waste during its transportation from the point of generation to the point of disposal; treatment; or storage; as required by this Part; 35 Hit; Adm; Code; Subtitle H; or by the Resource Conservation and Recovery Act of 1976; 42 H;S;C; 6901 et seq;; or regulations thereunder;—described in 35 Ill. Adm. "Manifest" means the form -provided or prescribed by the Code 811.403 "Permitted Facility" means a facility for which the Agency has issued a RCRA permit pursuant to Section 21(f) of the Act or 35 Ill. Adm. Code 703, or a permit pursuant to Section 21(d) of the Act. or 35 Ill, 21(d) of

"Permitted Disposal Site" means a sanitary landfill or other type of disposal site including but not limited to a deep well; a pit; a pond; a lagoon or an impoundment which has a current, valid operating permit issued by the agency under Subpart B of this Part and a supplemental permit issued by the Agency under Subpart B of this Part specifically permitting the site to accept a special waste tendered for drspesat"Permitted Storage Site" means any site used for the interim containment of special waste prior to disposal or treatment which has a current; waild operating permit issued by the Agency under Subpart B of this Part and a supplemental permit issued by the Agency under Subpart B of this Part; permit specifically permitting the site to accept a special waste tendered for storage.

has a current, valid operating permit issued by the Agency under Subpart B of this Part and a supplemental permit issued by the Agency under Subpart B of this Part, specifically "Permitted Treatment Site" means any site used to change the physical, chemical or biological character or composition of any special waster including but not limited to a processing center, a rectamation facility or a recycling center which permitting the site to accept a special waste tendered for

ereatment --

# NOTICE OF PROPOSED AMENDMENTS

firm, company, corporation, association, joint stock company, trust, estate, political subdivision, state agency, "Person" means any individual, partnership, co-partnership, or any other legal entity or their legal representative, agent or assignee.

to the environment or with inherent properties which make the disposal of such waste in a landfill difficult to manage by "Pollution Control Waste" means any itquid, selid, semi-selid or gaseous waste generated as a direct or indirect result of the removal of contaminants from the air; water or land; and which pose a present or potential threat to human health or normal means. "Poliution Control Waste" includes but is not limited to water and wastewater treatment plant sludges; baghouse dusts, serubber studges and chemical spill

"Reclamation" means the recovery of material or energy from waste for commercial or industrial use-- "Refuse" means any garbage or other discarded materials, with the exception of radioactive materials discarded in accordance with the provisions of the Ill. Rev. Stat., 1981, th. Ill-1/2, par. 211-229 and 230-1-230-14 as now or hereafter amended tsee "Waste");

"Septic Tank Pumpings" means the liquid portions and sludge residues removed from septic tanks.

"Site" means any location, place or tract of land facilities used for collection, storage, disposal treatment of special waster "Solid Waste" - (see "Waste"); is as defined in 35 Ill. Adm. Code 810.

"class A" or "class B" pursuant to 35 Ill. Adm. Code 808.245. process wastem or "positition control waste;"-is as defined 35 Ill. Adm. Code 808.110. Special waste may be either Special Waste" means any "hazardous waste," "industrial

"Special Waste Hauler" means any person who transports special waste from any location. "Spill" means any accidental discharge of special waste.

"Storage" means the interim containment of special waste prior to disposal or treatment --

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## POLLUTION CONTROL BOARD

# NOTICE OF PROPOSED AMENDMENTS

vehicle to transport special waste, including wheel mounted "Tank" means any bulk container placed on or carried by

includes reclamation, re-use and recycling of special waster-"Treatment" means any method, technique or process including neutralization designed to change the physical, chemical or biological character or composition of any special waste so as to neutralize that waste or so as to render that waste render it less dangerous or nonhazardous. "Preatment" also includes any activity or processing designed to change the physical form or chemical composition of special waste to nonhazardous, safer for transport; amenable for recovery; amenable for storage or reduced in volume; "Treatment"

"Truck" means any unitary vehicle used to transport special waste.

special waste which is designed and used for drawing other vehicles and not so constructed as to carry a load other than "Truck Tractor" means any motor vehicle used to transport a part of the weight of the vehicle and load so drawn. "Vehicle" means any device used to transport special waste in bulk or in packages, tanks or other containers.

Rev. Stat.; 1981; Ch. 111-1/2; par. 211 et seq; as now or hereafter amended. "Waste" as here defined is intended to be consistent with the definition of "solid waste" set forth in Section 1004(27) of Resource Conservation and Recovery Act of 1976; 42 U-5:C: 6901 et seq:-"solid waste" as defined in 35 in irrigation return flows, or in industrial discharges which are point sources subject to permits under Section 402 of the Pederal Water Pollution Control Act, 33 0.5.6. 1251 et promutgated pursuant to the "Radiation Protection Act," ### 111-1/27 par. 230-1 et seq. approved August 16, 1963, as now or hereafter amended, and as authorized by regulations seq., or source, special nuclear, or byproduct material as defined by the Atomic Energy Act of 1954, 42 0.5.6. 2011 et seq., or radioactive materials discarded in accordance with agricultural operations, and from community activities. "Waste" as here defined does not include solid or dissolved material in domestic sewage, or solid or dissolved material semi-solid, or contained gaseous material resulting from industrial, commercial, mining and the provisions of Ellinois Revised Statutes, 1981, Chapter treatment plant, water supply treatment plant, or air pollution control facility or other discarded material, 'Waste" means any garbage, refuse, studge from a waste including solid, liquid,

# NOTICE OF PROPOSED AMENDMENTS

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### SPECIAL WASPE GENERAL REQUIREMENTS FOR WASTE HAULERS HAULERS SUBPART B:

Special Waste Hauling Permits - General Section 809.201

No person shall haul or otherwise transport any special waste generated within Illinois or any special waste to be -disposed of; stored or treated-delivered within Illinois without a -current; valid- special waste hauling permit -issued by the Agency in accordance with the requirements of this Subpart-unless the hauler is exempt from the special waste hauling permit requirements under this Subpart.

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Applications for Special Waste ion 809.202 Contents of Hauling Permit - Contents Section 809.202

Applications for special waste hauling permits shall -be made on application forms prescribed by the Agency which as a minimum shall require -contain the following information:

- vehicle owner and operator- applying for the permit-. Name, address, telephone number and location of the a)
- A description of the service to be provided, including the number and types of vehicles and tanks to be used. q
- and -that -An agreement-A statement by the vehicle owner and -tl that they will operate in compliance with the requirements of the Act and this Part. î
- Special waste loading, hauling and unloading will be conducted in compliance with all applicable state and federal laws and regulations. #
- hauting will be clean and in good repair at all All vehicles and tanks used in special waste times when so employed. 5
- Alt vehicles, tanks and associated piping, valving, etc., will be constructed and maintained to prevent 40

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## POLLUTION CONTROL BOARD

# NOTICE OF PROPOSED AMENDMENTS

tank or on one vehicle if such mixture results in fire or release of a dangerous or toxic das or in violation of any applicable state or federal law hazardous combination likely to cause explosion, shall be cleanable. No waste shall be mixed with other wastes in teakage or spittage, and

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and requiation:

- applicable state and federal laws and regulations --The special waste hauling equipment and procedures to be used shall be proper for the permitted servicer be safe for the haulers, handlers, and others, and meet the requirements of all other 12
- Secretary of State pursuant to "Hillinois Administrative Procedure Act," (Hili. Rev. Stat., 1981, Ch. 1277 par. deemed necessary by the Agency consistent with the requirements of the Act and Board regulations and fill with the Administrative Gode Unit of the Office of the 1881 et seq: )-Additional information which the Agency determines is necessary for it to act on a permit application. The Agency may request additional -The application may require additional information application. The Agency may reque information in the following ways: q
- adopting rules which are consistent with the Act By adopting rules wand this Part; or, 7
- By addressing a specific request for additional information to the permit applicant. 7

Ill. Reg. Source: Amended at effective

-All special waste hauling permit applications shall be signed by the owner and operator of the vehicle; or; in the name of the Applications for Special Waste Hauling Permit Signatures and Authorization Section 809.203

owner and operator; by the owner's and operator's duly authorized agent when accompanied by evidence of authority to sign the

application.-Special waste hauling permit applications must

signed

- By the owner and operator of the vehicle; or, 9
- By an agent, when accompanied by proof of authority to sign the application. 9

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## POLLUTION CONTROL BOARD

# NOTICE OF PROPOSED AMENDMENTS

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(Source:	effective

Applications for Special Waste Hauling Permit Filing and Final Action by the Agency Section 809.204

- be deemed to be filed on the date of initial receipt by form prescribed. Final action includes granting or denying the special waste hauling permit as requested, or granting the special waste hauling permit with conditions. -An application for special waste hauling permit shall the Agency of a property completed application on the (a
- includes granting or denying the special waste hauling permit as requested, or by granting the special waste hauling permit with conditions; -within 90 days from the filling of the completed application, the applicant may deem the special waste hauling permit granted for a period of one calendar year commencing on the 91st day If the Agency fails to take final action -{which after the application was filed. q
- The Agency shall send all notices of final action by U.S. Registered or Certified Mail, Return Receipt Requested. The Agency shall be deemed to have taken final action on the date that the notice of final action is mailed. c)
- end consistent with the provisions of the Act and Board regulations and may undertake such investigations and request the applicant to furnish such proof as it deems necessary to verify the information and statements made in the application. If the application is complete and The Agency shall require the application to be complete the granting thereof will not cause a violation of the Board regulations, the Agency shall grant the permit---Act or ф ф

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Amended at
(Source: effective

-Special Waste Hauling -Permit Conditions 809.205 Section

In granting a special waste hauling permit-s hereunder-, the Agency -may -shall impose such conditions as -may be-it determines are necessary to accomplish the purposes of the Act and the Board regulations. a

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POLLUTION CONTROL BOARD

# NOTICE OF PROPOSED AMENDMENTS

-permit for purposes of review pursuant to Section 40 of þ -as a denial of the -special waste hauling The applicant may deem any conditions -imposed the Act. p)

Ill. Reg. Amended at effective Source

Special Waste Hauling Permit Revision Modification Section 809,206

- waste hauling permit at any time by filing a new permit The permittee may request modification of the special application. a
- permit compatible with any such relevant changes and so notify the permittee. Failure of the Agency to issue a "rewised-modified permit shall not excuse the permittee from compliance with any such change. The Agency may modify as special waste hauling permit issued hereunder is automatically modified -to include any relevant change in the Act or Board regulations. permit issued by the Agency under this Part to make the -The Agency shall revise any special waste hauling a

Ill. Reg. Amended at effective Source:

Transfer of -Special Waste Hauling -Permits Section 809.207

person A special waste hauling permit is personal to the one No special waste hauling permit is transferable from persons named in the special waste hauling permit. to another.

111. Amended at effective (Source:

Special Waste Hauling Permit Revocation Section 809.208

failure to comply with any provisions of the Act or with any Board regulation shall be grounds for sanctions as provided in Section 33(b) of the Act, including revocation of the permit as therein provided. Violation of any special waste hauling permit conditions or

Ill. Reg. Amended at effective (Source:

Permit No Defense Section 809,209

# NOTICE OF PROPOSED AMENDMENTS

൯ rules shall not provide the permittee with is not a defense to violation of the Act or Board regulations, except for hauling special waste without a special waste hauling permit. The existence of a special waste hauling permit -under these

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Source:

General Exemption from Special Hauling Permit Requirements (Repealed) Section 809.210

Any person who generates a total quantity of special waste 220 pounds (100 kilograms) or less in any calendar month for disposaly storage or treatment within illinois is exempt from the permit requirements of this Subpart and from the manifest provisions in Subpart E of this Subpart and from the manifest constitute a defense to a violation of any provision of the Act or any applicable disposaly storage or treatment requirement of 35 ill. Adm. Code 807.

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Repealed	
(Source:	effective

Exemptions for Special Waste Haulers Section 809.211 (Repealed)

- Sewage Disposal bicensing Act, filt. Rev. Stat., 1981, Ch. fil-1/2, par. 116.301 et seg., and who hauls only septic tank pumpings, need not obtain a special waste hatting permit or carry and complete a manifest under Any person licensed in accordance with the Private this Party 40
- Any person who hauts only livestock waste intended for tand application pursuant to Agency Guideline WPC-2 need not obtain a special waste hauling permit or carry and complete a manifest under this Part-中
- hauling permit or prepare, carry and complete a manifest Generators and hauters of municipal water or wastewater treatment plant sludge which is to be applied to land and which is to be requiated under 35 lili Adm. Gode. approved by the Agency need not obtain a special waste Subtitle C pursuant to a siudge management scheme under this Part for that sludger to
- Stater 19817 Chr 87 part 149-1 et seger and who hauls Any person licensed in accordance with "An Act in relation to the Disposal of Dead Animals," Filt. Rev. 40

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## POLLUTION CONTROL BOARD

# NOTICE OF PROPOSED AMENDMENTS

only grease, meat packing scraps, dead animals and parts of animals for delivery to a renderer, need not obtain a special waste hauling permit or carry and complete a manifest under this Part.

- Any person operating under rules and regulations adopted pursuant to Man Act in relation to 0il; Gas; Coal and Other Surface and Underground Resources; Hil; Rev; Stat;; 1981; Ch: 96-1/2; par: 5481 et seg;; and who therein need not obtain a special waste hauling permit hauls only oil and gas extraction wastes as defined or carry and complete a manifest under this Parti 40
- 40 Any person who hauts only radioactive wastes as defined by the Radiation Protection Act, filt Rev. Stat., 1981, Ch. 111-1/2, par. 211 et seg., need not obtain special waste hauling permit or carry and complete a manifest under this Part-中
- Any person holding a permit or certificate issued by the Hlinois Commerce Commission or the Interstate Commerce permit or carry and complete a manifest under this Part-Commission and who handles only shipments pursuant to a bill of lading in accordance with such Commission's regulations need not obtain a special waste hauling 45
- Any person who hauts only coal combustion fly ash need not obtain a special waste hauling permit or carry and complete a manifest under this Parts 中

Repealed at effective (Source:

### Identification of Vehicles Section 809.221

All vehicles which haul waste must be clearly marked with the name of the operator and the operator's telephone number.

- The letters must be clearly visible from a distance of 25 feet. (a)
- The color of the letters must contrast with the background. **a**
- both the left and right side. no Vehicles must be marked 5

Ill. Reg. Added at effective (Source:

# NOTICE OF PROPOSED AMENDMENTS

## Litter and Debris Control Section 809.222

- the waste must be equipped with from falling or blowing off waste vehicles which haul covers to prevent waste vehicle. B
- Covers must be used whenever wastes are hauled. (q

Reg. 111. at Added effective Source:

Section 809.223

Odor Control

Putrescible wastes must not be stored in a vehicle more than 24 hours unless the wastes are treated or stored in such a way as to prevent a malodorous odor.

Reg. 111. at Added Source:

Destination Section 809.224

effective

shall transport waste only to permitted ted or authorized to accept the waste materials. permitted Haulers of waste facilities

Ill. Reg. at Added (Source:

effective

Maintenance Section 809.225

- tanks and other vehicles used to transport be kept clean. trucks, tam All tr waste 9
- Mud, waste and other debris must be cleaned off the vehicles prior to leaving a permitted facility. 1
- Washings must be disposed of to a sewer, to a wastewater treatment plant or to a treatment or disposal unit. 2

vehicles and tanks used in special waste hauling

must be clean and in good repair when used to haul

special waste.

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All vehicles, tanks and associated piping and valving, must be constructed and maintained to prevent leakage or must be co 히

Ill. Reg. Added at (Source:

#### ILLINOIS REGISTER

## POLLUTION CONTROL BOARD

# NOTICE OF PROPOSED AMENDMENTS

#### effective

### Operating Requirements Section 809.226

- No person shall mix waste in a tank or vehicle if such mixture results in a hazardous combination likely to cause explosion, fire or release of a dangerous or toxic gas. a
- þe to The special waste hauling equipment and procedures to used must be proper for the permitted service, and be safe for the haulers, handlers and others. a

Ill. Reg. Added at Source:

effective

Parking Section 809.227 Vehicles containing wastes shall not be parked overnight in an area zoned for residential use.

Ill. Reg. Added at Source: effective REQUIREMENTS FOR SPECIAL WASTE HAULERS BELEVERY AND ACCEPTANCE SUBPART C:

Requirements for Delivery of Special Waste to Haulers (Repealed Section 809,301

accordance with Subbart B of this Part to a special waste hauler who holds a currenty valid special waste hauling permit issued by the Agency under Subpart B of this Part. No person shall deliver any special waste generated within Ellinois or for disposal, storage or treatment within Illinois unless that person concurrently delivers a manifest completed in

Ill. Reg. at Repealed Source: effecive

Requirements for Acceptance of Special Waste from Haulers (Repealed) Section 809.302

No person shall accept any special waste for disposal, storage or treatment within illinois from a special waste hauler has a valid special waste hauling permit issued by the Agency under Subpart B of this Part and concurrently presents to the receiver of the special waster or his agenty a 1

# NOTICE OF PROPOSED AMENDMENTS

completed, signed manifest as required by Subpart E of this Party which manifest designates the receiveris facility as the destination for the special waster No person shall deliver special waste in Hilinois for disposal; storage or treatment unless the person who accepts the special waste has a current, valid operating permit issued by the Agency and the necessary supplemental permits required by 35 Hil. Adm. Gode 8077 as well as all other applicable permits as required by the Act and Board requiations: 白

Ill. Reg. Repealed at Source:

Scope and Applicability Section 809.320 Haulers of special waste are required to obtain permits and to comply with certain additional requirements.

Ill. Reg. (Source: Added at effective Hauler Use of Manifests Section 809.324

- The hauler shall sign the manifest at the time the waste is delivered to the hauler. a)
- The special waste hauler shall deliver the appropriate copies of the completed, signed manifest to the person who accepts delivery of special waste from the hauler pursuant to Section 809.501.
- The special waste hauler shall retain one copy of the completed, signed manifest as a record of delivery to receiving the facility. 히
- special waste manifest for three years and shall make such copies available at reasonable times for inspection Every special waste hauler shall retain a copy of each and photocopying by the Agency. 히

Reg. 111. Added at effective (Source:

Special Waste Hauling Permit Application Forms Section 809.351

Application for a special waste hauling permit must be made on forms provided or promulgated by the Agency.

## POLLUTION CONTROL BOARD

ILLINOIS REGISTER

NOTICE OF PROPOSED AMENDMENTS

Ill. Reg. Added at effective Source:

Date of Filing Section 809.354 An application is deemed filed on the date the Agency receives a complete application on the form prescribed.

Ill. Reg. (Source: Added at effective SUBPART D: VEHICLE NUMBERS AND SYMBOLS

Special Waste Vehicle Numbers Section 809.401

- Any owner and operator -of any vehicle used to transport special waste except truck tractors as defined in Subpart A -with a special waste hauling permit shall display -a number issued by the Agency on opposite sides of the permitted-on the left and right side of any vehicle used to transport special waste: -Upon issuance of a special waste hauling permit, thea
- The following the words, "Licensed Special Waste Hauler: -{number} "-," followed by a number issued by the Agency. Numbers and letters -shail-must not be less than two inches high and -shail-must be removable only by destruction. 긔
- -the vehicle owner and operator shall display -a seal furnished by the Agency which shall designate the date on which the permit was issued. Directly adjacent to -said-the words and number, 5
- This Section does not apply to truck tractors. Q Q

Ill. Reg. (Source: Amended at effective Special Waste Symbols Section 809.402 -All vehicles used to transport special waste and packages used to contain special waste shall be labeled; marked and placarded in accordance with regulations adopted by the Illinois Bepartment of Transportation or the United States Bepartment of gransportation or the United States Bepartment of Agency, whichever has jurisdiction. This rule is provided for informational purposes only, and does not constitute an independently enforceable regulation with respect to labeling.

# NOTICE OF PROPOSED AMENDMENTS

Ill. Adm. Code 171 et seg. require labeling, marking and placarding of some special wastes. Failure to comply with these rules, as determined by the United States Department of placarding requirements: -49 CFR 171 et seq. and 92 Transportation, the Illinois Department of Transportation or a court of competent jurisdiction, is grounds for revocation of special waste hauling permit in an enforcement action before t Board. narking and

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(Source: effective

### E: MANIFESTS, RECORDS AND REPORTING SUBPART

Manifests, Records, Access to Records and Reporting Requirements and Forms Section 809.501 a

- the site from which delivered, the name of the special waste hauler; the date of delivery, the final disposal? storage or treatment site; and the name , classification and quantity of the special waste delivered to the shall be provided or prescribed by the Agency shall; a minimum; contain the name of the generator of the special waste; when and where generated; name of the person from whom delivery is accepted and the name of hauter. The Agency may provide or prescribe a different form of manifest for Class A special wastes than for Class B special wastes. destination of the special waster The manifest which Any person who delivers special waste to a permitted special waste hauler shall complete a manifest to accompany the special waste from delivery to the
- special waste to a special waste hauler, such signature acknowledging such delivery. The manifest shall also be signed by the special waste hauler, such signature acknowledging receipt of the special waste. The person who delivers Class A special waste to a special waste hauler shall send one copy of the manifest signed by the The manifest shall be signed by the person who delivers record. The person who delivers Class B special waste to a special waste hauler shall retain one copy of the manifest signed by the deliverer and the special waste hauler; no copy need be provided to the Agency. The remaining four copies of the manifest shall accompany within two working days and shall retain one copy as a deliverer and the special waste hauler to the Agency At the destination, the manifest shall be signed by the person who accepts the special waste shipment. Q Q

#### ILLINOIS REGISTER

## POLLUTION CONTROL BOARD

# NOTICE OF PROPOSED AMENDMENTS

special waste from a special waste hauler, such signature acknowledging acceptance of the special waste.

- point. Any subsequent delivery of the special waste or any portion or product thereof to a special waste hauler shall be conducted under a manifest initiated by the disposal, storage or treatment of special waste must be designated on the manifest as the final destination A permitted site which receives special waste for permitted disposal, storage or treatment site. Û
- to the person who accepts delivery of special waste from the hauler. except that The special waste hauler shall retain one copy of the completed, signed manifest as a record of delivery to a permitted disposal, storage or treatment site. In addition, at the end of each month, In all cases, the special waste hauler shall deliver the operator of any permitted disposal, storage or treatment special waste to the special waste hauler. The owner or waste storage or treatment site who accepts class A special waste from a special waste hauler shall submit a copy period to the Agency, and shall send one copy of the site who accepts class B special waste from a special waste hauler shall send one copy of the completed manifest to the person who delivered the special waste to the special waste hauler at an interval, not to exceed 90 days, mutually agreed upon by the parties; recopy need be provided to the Agency. or such longer period of time approved by the Agency, the owner and the operator of the permitted disposal, each completed, signed manifest received during that completed manifest to the person who delivered g
- from a special waste hauler and every special waste hauler shall retain a copy of the special waste manifest as a record of all special waste transactions. These copies shall be retained for three years and shall be made available at reasonable times for inspection and Every person who delivers special waste to a special waste hauler, every person who accepts special waste photocopying by the Agency --1

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### Unmanifested Waste Report Section 809.502

# A facility which receives a quantity of waste without a a)

#### BOARD POLLUTION CONTROL

# NOTICE OF PROPOSED AMENDMENTS

- manifest shall file an unmanifested waste report.
- The unmanifested waste report must be made on forms provided by the Agency, if such are available. 9
- unmanifested waste report must include the following An unmanifes information: 히
- The name of the waste hauler; 디
- A description of 2
- vehicle; the of The license number E
- and address of the waste generator as reported by the waste hauler The name 4)
- The name or description of the waste given by the 의
- The approximate quantity of waste; 9
- the the If the facility owner or operator believes that waste is a special waste, the type of special waste, as defined in 35 III. Adm. Code 808, together with a description of the facts which owner or operator relied on in determining the 7
- The disposition of the waste **a**
- The facility may accept unmanifested special waste of a type which the facility is authorized to accept, provided the owner or operator files an unmanifested waste report within 10 days after such receipt. 히
- Section does not authorize a facility to receive This Section doe hazardous waste. 9

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Source: ffective

PERMETS REVIEW OF PERMIT APPLICATIONS BURATION OF AND TANK NUMBERS SUBPART F:

Standard for Permit Issuance Section 809,521

The Agency shall issue a special waste hauling permit if the owner and operator demonstrate that they will haul special waste

### POLLUTION CONTROL

ILLINOIS REGISTER

# NOTICE OF PROPOSED AMENDMENTS

in compliance with the requirements of the Act and this Part.

Reg. 111. at Added (Source:

Duration of Special Waste Hauler Permits and Tank Numbers Section 809.601 effective

- -shall are -All p-Permits and tank numbers issued -hereunder be issued for a period not to exceed one year and renewable. a)
- Applications for renewal -of a special waste hauler permit -shall be made 90 days prior to the expiration date of the permit- on the application forms prescribed in Section 869-202-. Q Q

Ill. Req. Amended at (Source: effective

EMERGENCY CONTINGENCIES FOR SPILLS SUBPART G:

General Provision Spills Section 809,701

Illinois which constitutes a present or potential threat to health or to the environment, the Agency may give written exception from the procedural requirements of this Part and 35 ill. Adm. Code -807 in accordance with guidelines adopted by the Agency which are consistent with Section 3003 of the Resource conservation and Recovery Act of 1976 (P-D-94-504) and the Act and Board regulations-813. The existence of a written exception from this Agency under this Subpart shall not constitute a defense to a violation of the Act or of this Part except for those requirements specifically stated in the written exception. treatment, storage or disposal of any waste generated by a an accidental release of any material or special waste within In order to facilitate the clean-up, transportation or safe

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SUBPART H: EFFECTIVE DATES (REPEALED)

(Repealed) Compliance Date Section 809.801 as otherwise provided in this Subpart, any person subject provisions of this Part shall comply with such provisions after the effective date of this Party to the Except

# NOTICE OF PROPOSED AMENDMENTS

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Exceptions (Repealed) Section 809.802 effective

Every person subject to the provisions of Sections 889-2817 889-3827 889-3827 889-4817 889-482 and 889-581 shail comply with such rules 120 days after the effective date of this Part-

Ill. Reg. Repealed at effective (Source:

HAZARDOUS (INFECTIOUS) HOSPITAL WASTE (REPEALED) SUBPART I:

Definitions (Repealed) Section 809.901

-For the purposes of this Subpart only.

"Hazardous (infectious) Hospital Waste" means waste which has been generated by a hospital in connection with patient care that is contaminated with or may be contaminated with an infectious agent that has the potential of inducing infection and which has not been rendered innocuous sterilization or incineration. More specifically, "Hazardous (infectious) Hospital Wastell means:

human excreta produced by, persons who have been placed Infection Control Committee pursuant to the infection control policies and procedures required of it by Section B of Part IX of the Rules of the Illinois Department of Public Health; 5 Ill. Reg. 553 et seq. and treatment of an infectious disease by the hospital-s in strict or enteric isolation for the control and medical and patient care items contaminated by, (1981), as from time to time amended, and

infection control policies and procedures required of it medical and patient care items that are contaminated by respiratory fluids of patients who have been placed in or have been in contact with, either the wound or skin hospitalls infection Control Committee pursuant to the isolation or strict isolation, or the mucous or other by Section B of Part IX of the Rules of the Illinois Department of Public Health, 5 Ill; Reg. 553 et seq. of patients who have been placed in wound or skin respiratory isolation or strict isolation by the (1981), as from time to time amended, and

medical and patient care items contaminated during

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## POLLUTION CONTROL BOARD

# NOTICE OF PROPOSED AMENDMENTS

surgery when the case is infectious, and tissues thuman or animally pathological waste, and items that are contaminated by an infectious agent, and bacteriological cultures and blood or other excreta that are products from bacteriological testing, and

nature, is ordered to receive special handling and disposal by the hospital's Infection Control Committee pursuant to the infection control policies and procedures required of it by Section B "Infectious Control" of Part IX of the Rules of the Illinois Department of Public Health 75 Ill. Reg. 553 et seq. any other waste which, because of its infectious (1981) as from time to time amended:

in homes, and homes for unwed mothers in which care is given psychiatric hospitals and sanitaria, maternity homes, lyingagency, public or private, whether organized for profit or not, devoted primarily to the maintenance and operation of facilities for the diagnosis and treatment or care of two or more unrelated persons admitted for overnight stay or during delivery. "Hospital" does not include, for example, longer in order to obtain medical, including obstetric, psychiatric and nursing, care of illness, disease, injury, infirmity, or deformity, "Hospital" includes general and orderiders, out-patient clinics, or veterinary hospitals; opecialized hospitals, tuberculosis sanitaria, mental or nursing homes, offices of human or animal health care "Hospital" means any institution, place, building, or

"Incineration" means the complete reduction of a substance to nahes by means of combustion-

40 40 the purposes of this Subpart means any hazardous hospitat waste which has been properly sterilized or incinerated so to render it incapable of causing infection: "Innocuous Hospital Waste" is not a special waster but for

factal tissue and other patient contact items which have not purposes of this Subpart includes, but is not limited to; garbage, refuse, such as packaging materials removed before "Normal Hospital Waste" is not a special waster but for the patient care items such as basins and water pitchers which product reaches patient care areas, disposable medical and have not come in contact with a patient in isolation; and seen generated by a patient in isolation-

"Sterilization" means the complete destruction of micro-

# NOTICE OF PROPOSED AMENDMENTS

moist or dry heat or by bactericidal chemical organisms by compounds

Ill. Reg Repealed at effective Source:

Disposal Methods (Repealed) Section 809.902

- No person shall cause or allow hazardous (infectious) hospital waste to be deposited in any landfill: at
- rendered Hazardous (infectious) hospital waste shall be rendered innocuous pursuant to Sections 809:903 and 809:904; or may be disposed of, where lawful, by deposit into a municipal or private sewerage system: <del>P</del>
- incineration in any incinerator appropriate for such waste and for which the Agency has issued a permit; by deposit in any sanitary landfill or by deposit into a innocuous hospital waste and normal hospital waste may be disposed of by any lawful means; including municipal or private severage system -to

Ill. Reg. Repealed at effective (Source:

Rendering Innocuous by Sterilization Section 809,903 (Repealed) -Any hazardous (infectious) hospital waste may be rendered innocuous hospital waste by-

- biological spore assay containing Br stearothermophilusy Sterilization of the waste in an autoclave, provided manufacturer s recommendations and the autoclave s effectiveness is verified at least weekly with a that the unit is operated in accordance with the at
- and the unit-us effectiveness is verified during each use oxide unit that provides controlled temperature and humidity conditions, provided that the unit is operated in accordance with the manufacturer's recommendations with a biological spore assay containing B. subtilis.-Sterilization of the waste in a commercial ethylene t o

at Repealed effective (Source:

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Rendering Innocuous by Incineration (Repealed) 809.904 Section

rendered an innocuous hospital waste by incineration Any hazardous (infectious) hospital waste may be provided that: a t

- The combustion apparatus is an incinerator designed to destroy the type or class of waste introduced into it, and is operated according to the manufacturer's instructions, and 4
- From the Agency, and the conditions of those permits Alt permits required by 35 filt. Adm. Goder Subtitle Br Chapter i (prior to codification; Chapter 2: Air Pollution) have been obtained have been met-43
- (infectious) hospital waste shall be disposed of as required by this Part and 35 Ill. Adm. Gode 807 for The ash produced by the incineration of hazardous disposat of any other incinerator ashr-中

Ill. Reg. Repealed at Source: effective Recordkeeping Requirements for Generators Section 809.905 (Repealed)

- Generators of hazardous (infectious) hospital waste who render such waste into innocuous hospital waste shall keep and make reasonably available for Agency thepections a T
- Records of any required biological spore assay tests #
- Records describing the approximate amount of waste sterilized or incinerated: 五十五
- sterilization or incineration equipment (such as time and temperature maintenance for each loadi-Records which demonstrate proper operation of 46
- The requirements of Subsection (a) may be satisfied by maintenance of the records in the form required to be kept by any hospital licensing or accreditation body, provided that such records include information sufficient to comply with Subsection (a):-4

- - - - - - - - Section 889-986-

OF PROPOSED AMENDMENTS

## DEPARTMENT OF PUBLIC AID

# NOTICE OF PROPOSED AMENDMENT

the Part:

The Heading of

1

HOSPITAL SERVICES

- 89 Ill. Adm. Code 148 Code Citation: 5)
  - 3)
    - Section Number
- Proposed Action:
- 148,120

- Amendment
- Statutory Authority: Sections 5-5.1 et seq. and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 5-5.1 et seg. and 12-13) 4
- A Complete Description of the Subjects and Issues Involved: In accordance with the provisions of Senate Bill 150, an Illinois hospital must meet one of the following criteria to be eligible for the additional disproportionate share reimbursement: 2
- Have a Medicaid utilization percentage of at least the mean plus one standard deviation; or 7
- Have a low-income utilization rate of at least 25%; or 5)
- mean and be located in a Health Manpower Shortage Area (HMSA) and be located in a planning area with 1/3 or Have a Medicaid utilization percentage of at least the fewer excess beds; or 3
- Be a hospital exclusively caring for children. 4)

addition to these factors, an out-of-state hospital which is devoted exclusively to caring for children qualifies for payments. This change is estimated to increase the Department's aggregate expenditures for disproportionate share hospitals by \$55 million in Fiscal Year 1990.

- Will this proposed amendment replace an emergency amendment currently in effect? 6
- Does this rulemaking contain an automatic repeal date? Yes 7
- Does this proposed amendment contain incorporations by reference? 8

## DEPARTMENT OF PUBLIC AID

ILLINOIS REGISTER

# NOTICE OF PROPOSED AMENDMENT

6

- This rulemaking Are there any other proposed amendments pending on this Statement of Statewide Policy Objectives: has no effect on local governmental units. 10)
- comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Dan Leikvold, Office of the General Counsel, Illinois Department of Public Aid, Illinois 62762 (217/782-1233). The Department will consider all written comments it receives within 30 days of the date of publication of this notice. Time, Place, and Manner in which interested persons may 11)

change at the Department of Public Aid's local office located in each county, except in Cook County, where the rules can be reviewed at the Director's Office, 624 South Michigan Avenue, 13th Floor, Chicago, Illinois. The rule can be reviewed at all offices Monday through Friday, 8:30 Interested parties can review the rules pertaining to this a.m. until 5:00 p.m.

- Initial Regulatory Flexibility Analysis: 12)
- Date amendment was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: August 18, 1989 A A
- Hospitals Types of small businesses affected: B)
- Reporting, bookkeeping or other procedures required for compliance: No additional procedures required. Reporting, ΰ
- essional skills necessary for No additional skills required Types of professional skills necessary compliance: No additional skills requi â

The full text of the Proposed Amendment begins on the next page:

## DEPARTMENT OF PUBLIC AID

# NOTICE OF PROPOSED AMENDMENT

CHAPTER I: DEPARTMENT OF PUBLIC AID SUBCHAPTER d: MEDICAL PROGRAMS TITLE 89: SOCIAL SERVICES

#### HOSPITAL SERVICES PART 148

Payment for Hospital Services During Fiscal Year 1982 Payment for Hospital Services During Fiscal Year 1983 Payment for Pre-operative Days and Services Which Can Subacute Alcoholism and Substance Abuse Services Types of Subacute Alcoholism and Substance Abuse Disproportionate Share Hospital Adjustments Hospital Outpatient and Clinic Services Limits on Length of Stay by Diagnosis Payment for Inpatient Services for GA Performed in an Outpatient Setting Limitation On Hospital Services Hospital Services Not Covered Non-Participating Hospitals Post June 30, 1989 Services Pre July 1, 1989 Services Covered Hospital Services Restructuring Adjustment Liver Transplants Bone Marrow Transplants Inflation Adjustment General Requirements Special Requirements Payment Methodology Heart Transplants Hospital Services Prepayment Review Rate Calculation Review Procedure Base Year Costs Participation Alternatives Transplants Definitions Copayments Exemptions Groupings Services Payment 3e 148.110 148.120 148.130 148.140 148.150 148.160 148.180 148.210 148.220 148.230 148.240 148.250 148.250 148.290 148.310 148.330 148.330 148.350 48.100 200 Section 48.10 48.30 48.40 48.50 48.70 48.70 48.80 48.

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DEPARTMENT OF PUBLIC AID

# NOTICE OF PROPOSED AMENDMENT

Rate Appeals for Subacute Alcoholism and Substance Abuse Services 148.380 Section

Hearings 148.390

Fianance Reform Act (III. Rev. Stat. 1987, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (III. Rev. Stat. 1987, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13) Implementing Article III of the Illinois Health AUTHORITY:

SOURCE: Sections 148.10 thru 148.390 recodified from 89 Ill. Adm. Code 140.94 thru 140.398 at 13 Ill. Reg. 9572; Section 148.120 recodified from 89 Ill. Adm. Code 140.110 at 13 Ill. , effective Reg. 12118; amended at 13 Ill. Reg.

CAPITALIZATION DENOTES STATUTORY LANGUAGE. NOTE:

Disproportionate Share Hospital Adjustments Section 148,120

1989, раужеве-адјизежевез-ез-козрјезја-ивјер-аке-деежед-аз hospitals which are deemed as disproportionate share disproportionate -share-hospitals-by-the-Bepartment. Qualified Disproportionate Share Hospitals. For inpatient services provided on or after July 1, 1989 by the Department. A hospital may qualify for a disproportionate share adjustment in one of two the following ways: the Department shall make adjustment payments to Beginning-July-ly-1988,-the-Beparement-will-make a)

to Title XIX recipients compared to total inpatient days of care provided, is at least one standard deviation above the mean Medicaid utilization rate. Title XIX specifically excludes General Assistance (GA) and Aid to the Medically rate, in terms of inpatient days of care provided The hospital's Medicaid inpatient utilization Indigent (AMI) days but does include Medicare/Medicaid crossover days. 1

The hospital's low income utilization rate exceeds 25%. For this alternative, payments for all patient services (not just inpatient) for Medicaid, GA, AMI and/or any local or state 2)

Payment for Subacute Alcoholism and Substance Abuse

Services

148.370

# NOTICE OF PROPOSED AMENDMENT

Disproportionate Share Hospital Adjustments (Cont'd.) Section 148.120

any percentage of all net patient service revenue. GA charges for charity care (less payments for and AMI inpatient hospital services, and/or local or state government-funded care) must inpatient charges attributable to inpatient To this percentage, the percentage of total government-funded care, must be counted as added.

- rate, as defined in subsection (a)(1) above, that Illinois hospitals that are located in a federally designated Health Manpower Shortage Area that have a Medicald inpatient utilization utilization rate for all hospitals in Illinois receiving medical assistance payments from the Department and which are located in a planning area with one-third or fewer excess beds as determined by the Illinois Health Facilities Planning Board. is at least the mean Medicaid inpatient 3
- exclusively to caring for children that is separately licensed as a hospital by a municipality shall be considered a children's hospital to the degree that the hospital's medical assistance care is provided to children. children's hospital, which means a hospital devoted exclusively to caring for children. hospital which includes a facility devoted 4

hospital, a hospital must have provide the Department, in writing, with the names of at least 2 obstetricians with staff privileges at the hospital who have agreed to provide obstetric services to individuals entitled to such services under a State Medicaid plan. In the case of a hospital located in a rural area (that is, an area outside of a Metropolitan Statistical Area, as Budget), the term obstetrician includes any physician with staff privileges at the hospital to perform nonemergency obstetric procedures. This requirement does not apply to a hospital in which the inpatients are predominantly individuals under 18 years of age; or does not offer nonemergency obstetric In addition, to be deemed a disproportionate share defined by the Executive Office of Management and ( q

## DEPARTMENT OF PUBLIC AID

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NOTICE OF PROPOSED AMENDMENT

Section 148,120

Disproportionate Share Hospital Adjustments Hospitals that do not offer nonemergency obstetrics to the general public must submit a statement to that effect. services as of December 21, 1987. (Cont'd.)

- 1986 for fiscal year 1989 payments, calendar year 1987 for fiscal year 1989 payments, calendar year 1987 for fiscal year 1990, etc.) for information regarding Illinois Medicaid recipient utilization levels. In addition, hospital statements and verification reports from other states will be required to verify out-of-state Medicaid recipient utilization levels. Also, a hospital that was the recipient of delegated days and did not receive payment directly from the In making the determination described in subsection (a)(1) above, the Department will use the hospital's cost reports and the Department's paid claims data for the hospital's base fiscal year (i.e., calendar year Department (1.e., the delegating hospital received payment from the Department and then reimbursed the recipient hospital) must submit information to the Department identifying the delegating hospital and documenting that the delegated days were provided by the recipient hospital. ΰ
- Hospitals not qualifying as disproportionate share hospitals by the Department under subsection (a)(1) may be considered under subsection (a)(2) by submitting a certified financial statement.

q

- Inpatient Payment Adjustments to Disproportionate Share Hospitals. The adjustment payments required by subsection (a) above shall be calculated annually as Раумевья-во-Візргоровьіюваее-Share-Нозріваіо-Follows: (e
- hospitals under subsections (a)(1) and (a)(2)
  will receive an add-on payment to their inpatient
  rate. The distribution method is based upon a
  toteai-disprepentionate-share fund of \$5N All
  qualifying under subsection
  (a)(1) and subsection (a)(2) will receive a five
  dollar (\$5) per day add-on to their current
  rate. The total cost of this adjustment is calculated by multiplying each hospital's tetalmost recent completed fiscal year 1987 Medicaid Hospitals qualifying as disproportionate share

## DEPARTMENT OF PUBLIC AID

# NOTICE OF PROPOSED AMENDMENT

Disproportionate Share Hospital Adjustments (Cont'd.) Section 148,120

inpatient utilization rate. This is done by finding the ratio of each hospital's percent Medicaid utilization to the State's mean plus one standard deviation percent Medicaid value. These ratios are then summed and each hospital's proportion of the total is calculated. These hospital's fiseal-year-1987 most recent completed proportional value is then multiplied against the tetal \$5M pool of disprepertienate-share money available after the five dollars (\$5) per day завреее тем-(а)(1)-авече,-ейто-тейты тит-атейт-чі1 rнетеазе-in-proportion-to-the-pereentage-by-which а≟190асеб-изінд-өме-фо13ак-{\$2}-рек-імрасіемс-фаУ dollar amount calculated for each hospital (plus the initial five dollars (\$5) per day add-on amount) is then divided by the inpatient day percentage by which the hospital's Medicaid inpatient utilization rate exceeds one standard proportional values are then multiplied by each distributed to the hospitals that qualify under inpatient day utilization data by five dollars (\$5). The total dollar amount of this {а}{2}}т-м≟££-кесе≟vе-thе-m÷n÷mum-adjustment-о£ projections to arrive at per day add-on value. Hospitals qualifying under subsection (a)(2), fiscal year paid inpatient day values. These weighted values are summed and each hospitals ав-а-жінітит.--Рок-Һозріва19-qualifying-under ehe-hospitalls-Medicaid-inpatient-utilisation ғағе-ежееедз-өпе-эғапдағд-деуізтін авоче-ғые subsection (a)(1) above in proportion to the rate.---Hospitals-qualifying-under-subsection calculation is then subtracted from the \$5M The total will receive the minimum adjustment of five State 19-mean-Medieaid-impatient-utilisation proportion of the summed weighted value is calculated. Each individual hospital's fund. The remaining fund balance is then deviation above the State's mean Medicaid disproportionate-share-adjustment-will-be one-dollar-(\$1)-per-inpatient-daybase add-on has been subtracted. dollars (\$5) per inpatient day.

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## DEPARTMENT OF PUBLIC AID

# NOTICE OF PROPOSED AMENDMENT

Disproportionate Share Hospital Adjustments Section 148.120

5)

in subsection (e)(1) above, all disproportionate share hospitals described in subsection (a) shall receive a payment adjustment which will be calculated annually as follows: In addition to the adjustment methodology described (Cont'd.)

- then be multiplied by the sum of the following: The hospital's inpatient payment rate shall be multiplied by .0734, the product which sha
- the hospital's occupancy ratio multiplied by .75; (i)
- the hospital's Medicaid inpatient utilization rate; and (ii)
- the hospital's Medicare utilization differentia (iii)
- The amount calculated pursuant to subsection (e)(2) above shall be added to 20, and this sum plus any applicable amount calculated under subsection (e)(1) shall be the inpatient payment adjustment in dollars for applicable fiscal year. (m)
- the Children's Hospital Inpatient Payment Adjustment. For children's hospitals, as defined in subsection (a)(4), t amount calculated pursuant to subsection (e)(2)(A) shall be multiplied by 2.0. (F)
- The definitions the terms used with reference to calculation of Inpatient Payment Adjustment Definitions. inpatient payment adjustments are as οĘ 6
- Social Security Act and the denominator of which is the total number of the hospital's inpatient days in hospital's inpatient days provided in a given 12-month period to patients who, for such days, were eligible for Medicald under Title XIX of the Federal fraction, the numerator of which is the number of "Medicaid inpatient utilization rate" means that same period

## DEPARTMENT OF PUBLIC AID

# NOTICE OF PROPOSED AMENDMENT

# Disproportionate Share Hospital Adjustments Section 148,120

(Cont'd.)

- assistance inpatient days provided by all Medicaid-participating hospitals divided by the total number of inpatient days provided by those same hospitals. "Mean medical assistance inpatient utilization percentage" means the total number of medical 2
- percentage; provided, however, that in no event shall the Medicare utilization differential be less than nospital's Medicare inpatient utilization percentage minus the mean Medicare inpatient utilization "Medicare utilization differential" means a cero 3
- ederal Social Security Act, and the denominator of which is the total number of the hospital's inpatient fraction, the numerator of which is the number of a hospital's inpatient days provided in a given 12-month period to patients who, for such days, were "Medicare inpatient utilization percentage" means eligible for Medicare under Title XVIII of the same period. in that which 4
- means the total number of Medicare inpatient days provided by all Illinois hospitals divided by the total number of inpatient days provided by those same "Mean Medicare inpatient utilization percentage" nospitals 2
- "Occupancy ratio" means a fraction, the numerator of which is the hospital's occupancy rate as determined by the Illinois Department of Public Health and the denominator of which is the mean occupancy rate of: 6
- Metropolitan Statistical Areas when calculating the occupancy ratio for a hospital located within a Metropolitan Statistical Area; or all Illinois hospitals located within A
- all Illinois hospitals located outside of Metropolitan Statistical Areas when calculating the occupancy ratio for a hospital located outside of any Metropolitan Statistical Area E I

## DEPARTMENT OF PUBLIC AID

# NOTICE OF PROPOSED AMENDMENT

### Disproportionate Share Hospital Adjustments (Cont'd.) Section 148.120

- "Mean occupancy rate" means the sum of occupancy rates, as determined by the Illinois Department of Public Health, of all hospitals within a category of hospitals described in subsection (g)(6) divided by the total number of hospitals in such category 7
- hospitals which do not qualify by the Medicaid inpatient utilization rate from their state may submit a certified financial statement as described in purposes of the determination described in subsection (a)(1), out-of-state hospitals will be measured in relationship to the mean Medicaid inpatient utilization rate in their state. Out-of-state subsection (d). Payments to out-of-state hospitals will be allocated using the same method as described Payments to Participating Out-of-State Hospitals. in subsection (e). €}h)
- Time Limitation for Additional Information
  Requirements. Beginning with state fiscal year '91
  determinations for disproportionate share, submittal
  of information required in subsections (a)(2), (b),
  (c) and (d) must be received no later than June 30th
  of the state's fiscal year immediately preceding the
  fiscal year for which the hospital is requesting
  consideration of such information for the
  determination of disproportionate share qualification
  (i.e., for the FY'91 determination, information must
  be received no later than June 30, 1990). Information Information required in subsections (a)(2), (b), (c) and (d) which is not received in compliance with these time for limitations will not be considered for the determination of those hospitals qualified disproportionate share payment adjustments. 1

effective Amended at 13 Ill. Reg. (Source:

#### SERVICES DEPARTMENT OF REHABILITATION

# NOTICE OF PROPOSED AMENDMENTS

Special Education Personnel

Code Citation: 89 Ill. Adm. Code: 810

5

Heading of the Part:

- Section Numbers: 3)
- Proposed Action: Amendment
- Starutory Authority: Implementing Sections 3 and 10 and authorized by Section 3 of "AN ACT in relation to rehabilitation of disabled persons," (Ill. Rev. Stat. 1987, ch. 23, pars. 3434 and 3441). 4
- A Complete Description of the Subjects and Issues involved: Section 810.10 is being amended to delete reference to a subsection which no longer exists. 2
- Will this proposed rule replace an emergency rule currently effect? in (9
- Does this rulemaking contain an automatic repeal date? Yes 2
  - contain Does this proposed rule (amendment, repealer) 8
- Are there any other amendments pending on this Part? incorporations by reference? 6
- Statement of Statewide Policy Objectives (if applicable): Not Applicable 10)

Proposed Action Illinois Register Citation

Section Numbers

Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: All persons who submit a written request to comment within fourteen (14) days after this notice has been published shall be given a reasonable days after this notice has been published will be considered by the Department. All requests and comments should be opportunity to submit data, views, argument or comments about this rulemaking. All such submissions shall be made within forty-five (45) days after this notice has been published. Any comments submitted within forty-five (45) submitted in writing to: 11)

Department of Rehabilitation Services Regulations and Procedures Section Springfield, Illinois P.O. Box 19429

62794-9429

## ILLINOIS REGISTER

# DEPARTMENT OF REHABILITATION SERVICES

# NOTICE OF PROPOSED AMENDMENTS

Telephone number: (217) 785-3896 T.D.D.: (217) 782-5734

If because of physical disability you are unable to put comments into writing, you may make them orally to the person listed above.

Initial Regulatory Flexibility Analysis: The Department has determined that this rulemaking will not effect small businesses. 12)

The full text of the Proposed Rule(s) begins on the next page:

#### FITLE 89; SOCIAL SERVICES DEPARTMENT OF REHABILITATION SERVICES PTER f: EDUCATIONAL FACILITIES TITLE 89: SUBCHAPIER f: CHAPTER IV:

## PART 810 SPECIAL EDUCATION PERSONNEL

	Employment of Professional and Noncertified Personnel	Qualifications of Professional Instructional Personnel	Qualifications of Other Professional Personnel	Valid Certificate	Certificates of Supervisory Personnel	Chief Educational Administrator's Certificate	Exemption from Requirements	Supervision of Noncertified Personnel	Personnel Development Program
Section	810,10	810.20	810.30	810.40	810,50	810.60	810.70	810.80	810.90

AUTHORITY: Implementing Sections 3 and 10 and authorized by Section 3 of "AN ACT in relation to rehabilitation of disabled persons," (Ill. Rev. Stat. 1987, ch. 23, pars. 3434 and 3441).

SOURCE: Adopted at 6 Ill. Reg. 1235, effective January 18, 1982; codified at 6 Ill. Reg. 13378, effective October 18, 1982; amended at 13 Ill. Reg. \_\_\_\_\_\_\_, effective

Employment of Professional and Noncertified Personnel Section 810.10

Professional and noncertified personnel shall be employed in sufficient numbers, with appropriate qualifications, to deliver to each student resident in the State School the necessary special education program necessary, except for those students defined in 89 111. Adm. Gode 755,230(i) of the admission and discharge procedures.

Reg. Amended at 13 Ill. effective (Source:

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OF STATE SECRETARY

NOTICE OF PROPOSED AMENDMENT(S)

- Regulations Under Illinois Heading of the Part: Securities Law of 1953 7
- Code Citation: 14 Ill. Adm. Code 130 2)

Proposed Action:	Amendment	Amendment	Amendment	Amendment	Amendment	New Section	Amendment	New Section	Amendment	New Section	New Section	Amendment	New Section	New Section	Amendment	New Section	New Section	New Section	Amendment	New Section	Amendment	Amendment	Amendment	Amendment	New Section	New Section	New Section
Section Numbers:	130.110	130.120	0	130.200	130,246	130.270	130,280	130.436	0.5	0.5	130.550		130,630	130.650	130.710	130,715	130,730	0		130,820		0	130.840	。	130.846		130.860
3)																											

- Rev. Stat. 1987, ch. 121 1/2, 111. Statutory Authority: par. 137.11(A) 4)
- A Complete Description of the Subjects and Issues Involved: 2

Section 130.110 - reflects new fees and reflects a change of form of payment

the place of filing documents - clarifies Section 130.120

of filing - reflects a change in date Section 130,130

Section 130.200 - sets forth additional definitions of terms

### SECRETARY OF STATE

# NOTICE OF PROPOSED AMENDMENT(S)

and "sales made in reliance upon the exemption" and repeals the term "address of a purchaser" Section 130,246 - defines the terms "residents of this State"

the Section 130.270 - defines persons not to be included in definition of the term "dealer"

the of Section 130.280 - reflects a change in the definition term "branch office"

trading ŧά for file to Section 130.436 - sets forth procedures authorization

for file Section 130.510 - reflects changes in procedures to the registration of securities Section 130.530 - sets forth procedures to file for the renewal a registration of securities and additional fees for the failure to file timely 40 Section 130.550 - sets forth additional fees for the failure file timely and defines the term two (2) business days

Section 130.610 - reflects changes in procedures to file for contracts and additional fees for the failure to file timely the renewal of a registration of face amount certificate

Section 130.630 - sets forth procedures to file for the renewal. of a registration of face amount certificate contracts and additional fees for the failure to file timely

to failure Section 130.650 - sets forth additional fees for the file timely and defines the term two (2) business days

for Section 130.710 - reflects changes in procedures to file the registration of investment fund shares application Section 130.715 - sets forth procedures to amend an to reflect an additional class or classes or a change organization or operation Section 130.730 - sets forth procedures to file for the renewal of a registration of investment fund shares and additional fees for the failure to file timely Section 130.750 - sets forth additional fees for the failure to file timely and defines the term two (2) business days

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# NOTICE OF PROPOSED AMENDMENT(S)

an application for registration as a dealer and prescribes forms Section 130.810 - sets forth changes in the procedure to file

ಡ Section 130.820 - sets forth procedures for the renewal of a registration as a dealer and the withdrawal of a registration

to report Section 130.821 - sets forth changes in procedures the location of branch offices of registered dealers

Section 130.826 - sets forth changes in registered dealers' minimum net capital requirement

registration as an investment adviser and prescribes forms Section 130.840 - reflects changes in procedures for

the location of branch offices of registered investment advisers Section 130.841 - sets forth changes in procedures to report

Section 130.846 - sets forth the written disclosure document that a registered investment adviser must offer to deliver to its client and the time frame for delivery

Section 130.847 - defines a fraudulent, deception or manipulative act as a failure to disclose to clients certain financial and disciplinary information

to Section 130.860 - sets forth additional fees for the failure file timely

- currently Will this proposed rule replace an emergency rule curin effect? Yes, Sections 130.110, 130.120, 130.130, 130.200, 130.246, 130.270, 130.280, 130.436, 130.510, 130.530, 130.550, 130.610, 130.630, 130.650, 130.710, 130.715, 130.730, 130.750, 130.810, 130.820, 130.821, 130.826, 130.840, 130.841, 130.846, 130.847, 130.860. (9
- Does this rulemaking contain an automatic repeal date? 7
- Yd Does this proposed amendment contain incorporations reference? 8
- this uo amendments pending Are there any other proposed Part? No 6
- Does not effect Statement of Statewide Policy Objectives: small businesses. 10)

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### SECRETARY OF STATE

# NOTICE OF PROPOSED AMENDMENT(S)

Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: All comments must be in writing and directed to: 11)

Mardyth E. Pollard Illinois Securities Department 900 South Spring Street Springfield, IL 62704

12) Initial Regulatory Flexibility Analysis: N/A

The full text of the Proposed Rules beings on the next page:

#### ILLINOIS REGISTER

#### SECRETARY OF STATE

# NOTICE OF PROPOSED AMENDMENT(S)

TITLE 14: COMMERCE SUBTITLE A: REGULATION OF BUSINESS CHAPTER I: SECRETARY OF STATE

PART 130
REGULATIONS UNDER ILLINOIS SECURITIES LAW OF 1953

# SUBPART A: RULES OF GENERAL APPLICATION

#### DEFINITIONS SUBPART B:

Definitions of Terms Used in the Rules Definition of the Term "Investment Contract", as Used in Section 2.1 of the Act	Definition of the Term "Fractional Undivided Interest", as Used in Section 2.1 of the Act with Reference to Oil and/or Gas Leases, Rights or Royalties	Definition of the Term "Issuer" as Used in Section 2.2 of the Act as Applied to Fractional Interests in 0il, Gas and Other Mineral Leases, Rights or Rovalties	Definition of Acts Not Constituting a "Sale" or "Offer" as Used in Section 2.5 of the Act	Definition of "Commission From an Underwriter or Dealer Not in Excess of the Usual and Customary Distributors' or Sellers' Commissions", as Used in Section 2.6 of the Act for Certain Transactions	Definition of "Participates" and "Participation", as
130.200	130,202	130.205	130.210	130,215	130.216

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	NOTICE OF PROPOSED AMENDMENT(S)		NOTICE OF PROPOSED AMENDMENT(S)
130.220	Used in Section 2.6 of the Act in Relation to Certain Transactions Definition of "Regularly Engaged in Securities Sales	130.282	Section 8 of the Act Definition, For Certain Purposes, of the Term "Officers", as Used in Section 2.9 and Section 8.B.(6) of the Act
130.225	d in	130.285	Definition, For Certain Purposes, of the Terms "Inequitable", "Tend to Work a Fraud or Deceit", "Inequitable Practice in the Sale of Securities",
130.234	ion, For Certain Purposes, of the Terms ee Security-Purchase Plan", "Employee Sharing Trust or Plan", "Employee Pension r Plan", as Used in Section 3.N and Section the Act	130.291	
130.235	Definition, For Certain Purposes, of the Terms "Employee Profit-Sharing Trust or Plan", "Employee Pension Trust or Plan", as Used in Section 3.0 of		of Completion Costs in Connection with the Offer or Sale of Securities involving an Oil, Gas or Other Mineral Lease, Right or Royalty
130.241	Definition of the Term "Institutional Investor" under Sections 4C and 4D of the Act Definition of the Term "Financial Institution" under		SUBPART D: EXEMPT TRANSACTIONS
130.244		Section	Procedures for Applying for Trading Authorization
	Required the	130.440	
	tion 15(d)", as Used ith Respect to	130.441	Section 4.6 of the Act Calculation of Number of Persons Under Section 4G of the Act
130.245	Certain Foreign Private Issuers Definition of the Terms "Balance Sheet" and "Income 130 statement" as Itsed in Sertion 4 F of the Art	130.442	a) Si
130.246	this	130.490	Procedures for Filing Reports of Sale under Section 4.P of the Act
	"Aggregate Sales Price", and "Sales Made in Reliance Upon the Exemption" Under Section 4(G) 46 of the Act and "General Advertising Advertisement or General		SUBPART E: REGISTRATION OF SECURITIES
	(9)	Section 130.501	Title of Securities
130.248	offers for Sale" and Day", as Used in Section	130.502 130.503 130.505	Financial Statement Requirements Disclaimer of Control Formal Requirements as to Consents
130.250	Terms as Used in	130.506 130.507 130.508	Consents Required in Special Cases Application to Dispense with Consent Consent to Use of Material Incorporated by Reference
130.251		30,510	Procedures for Registration of Securities by Coordination under Section 5(A) 5.A of the Act
130.280	Definition of the Term "Branch Office", as Used in	130.520	Procedures for Registration of Securities by Qualification under Section 5.B of the Act

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Renewal of Registration of Securities Under Section 5(E) of the Act

130.530

NOTICE OF PROPOSED AMENDMENT(S) SECRETARY OF STATE

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#### SECRETARY OF STATE

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# NOTICE OF PROPOSED AMENDMENT(S)

# SUBPART G: INVESTMENT FUND SHARES

Preamble Procedures for Registration of Investment Fund Shares by Coordination under Section 7(A) Fund the Act Amendatory Statement for the Registration of Additional Class or Classes or the Reporting of Change in Organization or Operations Pursuant to Section 7(D) of the Act Renewal of Registration of Investment Fund Shares Under Section 7(G) of the Act Additional Fees Under Section 7 of the Act Additional Fees Under Section 7 of the Act Additional Fees Under Section 7 of the Act Additional Reseauch to Work a Fraud or Deceit", in Connection with Offers, Sales or Dispositions of Investment Fund Shares	M.	Registration as a Dealer Reporting of Dealer Branch Office Location(s) and Reporting of Dealer Branch Office Location(s) and Required Fees Examinations Deemed Satisfactory for Purposes of Determining Sufficient Knowledge Under Section 8.B.(9) of the Act for Registration as a Dealer Reports to be Made by Dealers Records Required of Dealers Registered Dealer Net Capital Requirements Requirement Confirmations	Examinations Deemed Satisfactory for Purposes of Determining Sufficient Knowledge Under Section 8.C.(7) of the Act for Registration as a Salesperson Procedures for Registration as an Investment Adviser Under Section 8(D) of the Act Advisers Examination—Registration—Requirements
Section 130.700 130.710 130.715 130.730 130.750 130.771	Section 130.810 130.811	130.821 130.822 130.824 130.825 130.825	136,832
Computation of Fees Registration of Fees Registration of Additional Securities Registration of Additional Securities Formal Requirements for Amendments Powers to Amend or Withdraw Registration Statement Signatures of Amendments Delaying Amendments Withdrawal of Registration Statement or Amendment Procedure with Respect to Abandoned Registration Statements, Applications for Trading Authorizations and Post-Effective Amendments Additional Fees Under Section 5 of the Act Legibility of Prospectuses Presentation of Information in Prospectuses Summaries or Outlines of Documents Preparation of Application for Registration Incorporation of Certain Information by Reference		Unission of Substantially Identical Documents Incorporation of Exhibits by Reference SUBPART F: FACE AMOUNT CERTIFICATE CONTRACTS Preamble Procedures for Registration of Face Amount Certificate Contracts by Coordination under Section	
130.531 130.533 130.533 130.533 130.536 130.538 130.550 130.571 130.571	130.576 130.577 130.578 130.581 130.582 130.590	Section 130.600 130.610	130.630

SERVICE OF PROCESS SUBPART J:

Section 130.1001

Service of Process upon the Secretary of State

PROCEDURES FOR ADMINISTRATIVE HEARINGS SUBPART K:

Notice of Hearing Requirements Relating to Continuances Evidentiary Rules to be Followed in Hearing Record of Proceedings Record of Hearing Definitions Preamble 130.1110 130.1111 130.1121 130.1122 130.1100 130.1102 Section

SAVINGS PROVISIONS SUBPART P:

Final Order

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NOTICE OF PROPOSED AMENDMENT(S)

Inc. Investors Syndicate of America, State Bond and Mortgage Company PUBLIC INFORMATION SUBPART Q:

Inspection of Dealer, Salesperson and Investment Inspection of Applications

Adviser Records

Non-Public Distribution of Information 130.1703

AUTHORITY: Implementing and authorized by The Illinois Securities Law of 1953 (Ill. Rev. Stat. 1987 1985, ch. 121 1/2, par. 137.1 et seq.). AUTHORITY:

SOURCE: Filed February 23, 1977, effective March 5, 1977; amended at 5 111. Reg. 9139, effective August 27, 1981; amended at 6 111. Reg. 6455, effective May 19, 1982; codified at 6 111. Reg. 12674; emergency amendment at 7 111. Reg. 17427, effective December 31, 1983, for a maximum of 150 days; emergency amendment at 8 111. Reg. 1844, for a maximum of 150 days; emergency amendment at 8 111. Reg. 3803, effective March 14, 1984, for a maximum of 150 days; amended at 8 111. Reg. 13419, effective July 12, 1984; emergency amendment at 8 111. Reg. 13840, effective July 20, 1984; emergency amendment at 8 111. Reg. 13889, effective July 20, 1984, emergency amendment at 150 days; emergency amendment at 10 111. Reg. 393, effective January 1, emergency amendment at 10 111. Reg. 393, effective January 1,

1986, for a maximum of 150 days; amended at 10 III. Reg. 10753, effective June 3, 1986; Recodified at 10 III. Reg. 19554; emergency amendment at 13 III. Reg. 11017, effective July 1, a maximum of 150 days; Amended at 1989, for

CAPITALIZATION DENOTES STATUTORY LANGUAGE NOTE:

effective

RULES OF GENERAL APPLICATION SUBPART A:

Section 130,110 Payment of Fees

a) Fees under the Act are as follows:

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# NOTICE OF PROPOSED AMENDMENT(S)

\$1,000	\$25~\$1,000* \$26~\$200*	\$300 \$10-\$100*	\$500-\$2,500** #1-E00**	**200-\$6,000	\$500-\$3,000**	\$300 \$500-\$1,500**	- <b>65</b> 00-61-000***	\$500-\$1,000***	4200-45,500***	\$500-\$2,500***	\$200
Section 4(F)(2) 4=F={2} Application Filing Fee	Section 4(G) 4+6 Report of Sale Filing Fee	Section 4(P) 4.P Offering Sheet Examination Fee Report of Sale Filing Fee	Section 5(A) 5.A General Filing Registration or Renewal Fee	Filing Registration or Renewal Fee for Shelf Offerings Filing Registration	or Renewal Fee for Series Issuers	Section 5(B) 5+B Examination Fee Filing Registration Fee	Oversale-Registration-Fee Amendment Examination Fee	Section 5(C) General Oversale Filing Registration Fee Oversale Filing	Registration Fee for Shelf Offerings Oversale Filing	Registration Fee for Series Issuers	Additional fee for renewal of securities 6 days or less but prior to expiration of renewal Additional fee after expiration of registration or renewal or renewal (not to exceed one year after the date of expiration of the most

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1st-30th day \$500 31st-60th day \$1,000 61st-90th day \$1,500 91st-120th day \$2,000 121st-150th day \$2,500 151st-180th day \$2,500 151st-180th day \$2,500 151st-180th day \$2,500 151st-180th day	\$50	0 00 00 00 00 00 00 00 00 00 00 00 00 0	On or after the 181st day \$2,500 \$1,000 \$100
or renewal)	Additional fee for the failure to file or file timely any required post-registration document Additional fee for the failure to file or file timely notice of SEC effectiveness for fillings made on the third	through tenth business day after SEC effectiveness Additional fee for the failure to file or file timely notice of SEC effectiveness	Section 6(A) 6-A Filing Registration or Renewal Fee Amendment Filing Registration Fee for Additional Series, Types or Classes

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\$300 \$1,000 \$50 \$100 \$100 \$1/30th of 1% of average of quarterly computation of aggregate principal amount of securities on deposit	\$200 1st-30th day \$500 31st-60th day \$1,000 61st-90th day \$1,500 91st-120th day \$2,500 121st-150th day \$2,500 121st-180th day \$2,500 151st-180th day \$3,000 181st-180th day	\$50
Section 6(B) 6-B Examination Fee Filing Registration or Renewal Fee Amendment Examination Fee Amendment Filing Registration Fee for Additional Series, Types or Classes Transaction Charge Annual Fee	Section 6(F)  Additional fee for renewal of securities 6 days or less but prior to expiration of registration or renewal Additional fee after expiration of registration of registration of registration funct to exceed one year after the date of expiration of the most recent registration or renewal or renewal)	Section 6(L) Additional fee for the failure to file or file timely any required post-registration document Additional fee for the failure to file or file timely notice

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# NOTICE OF PROPOSED AMENDMENT(S)

\$100 11th-30th day \$200 31st-60th day \$400 61st-90th day \$600	\$18t-120th day \$800 121st-150th day \$1,000 151st-180th day \$1,200 On or after the 181st day \$2,500	\$1,000 plus \$100 for each series, class or	\$100	\$300	\$1,000 \$50	\$100 \$200	\$100
of SEC effectiveness for filings made on the third through tenth business day after SEC effectiveness Additional fee for the failure to file or file timely notice of SEC effectiveness		Section 7(A) 7-A Filing Registration or Renewal Fee	Amendment <u>Filing</u> Registration Fee for Additional Class or Classes	Section 7(B) 7.B Examination Fee	Filling Regretation Or Renewal Fee Amendment Examination Fee Amendment Filling	Registration Fee for Additional Class or Classes Renewal Examination Fee	Section 7(D) Amendatory statement

Section 7(G)
Additional fee for renewal of securities 9 business days or less but prior to expiration of registration

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\$200				1st-30th day \$500	31st-60th day	\$1,000	61st-90th day	\$1,500	91st-120th day	\$2,000	121st-150th day	\$2,500	151st-180th day	\$3,000	On or after the	181st day \$5,000
or renewal Additional fee after expiration	or registration or renewal (not to exceed one year after	the date of expiration of the	most recent registration	or renewal)												

	\$50			\$100	11th-3
Section 7(J) Additional fee for the failure to file or file timely any	required post-registration document	to file or file timely notice of SEC effectiveness for	filings made on the third through tenth business day	after SEC effectiveness Additional fee for the failure	to file or file timely notice of SEC effectiveness

	11th-30th day \$200	31st-60th day	61st-90th day	91st-120th day	121st-150th day	\$1,000 151st-180th day	\$1,200 On or after the	lst day
failure notice								

Section 8

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# NOTICE OF PROPOSED AMENDMENT(S)

\$300 \$206 plus \$20 for each branch office in this State in the	\$200 plus \$20 for each branch office in this State in-excess ef-2-offices***	\$50 \$40 \$40 \$40 \$40 \$30	\$250	\$500	. \$50	\$250
Dealer Filing Registration or Renewal Fee Investment Adviser Filing		Investment Adviser Examination Fee Salesperson <u>Filing</u> Registration or Renewal Fee Salesperson Transfer Fee	Additional fee for the failure to file or file timely any required statement of financial condition or financial statement Additional fee for the second and subsequent failure to file or file timely any required	statement of financial condition or financial statement Additional fee for the failure to file or file timely any	required post-registration document (other than statement of financial condition or financial statement)  Additional fee for the second and subsequent failure to file or file timely any required document (other than statement of financial	condition or financial statement)

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\$10 plus \$ .50 \$10 15-e Service of Process (when served Sections 15(B) 45.B and 15(C) Certified Copy of Document Each Page Certified upon the Secretary) Certificate Section 10

\$75 Non-binding statement Section 15a

. 50 Duplication of documents each page duplicated

\$50 Securities Department due to insufficient funds Additional fee for payment for a similar reason fee returned to the

1/10th of 1% of the aggregate dollar amount reported therein, but not less than the specified minimum nor more than the specified maximum.

defined in Section Rule 130.250 of this Part, but not less than the specified minimum nor 1/20th of 1% of the maximum aggregate price, as more than the specified maximum.

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registration fee paid and the fee required for the entire amount sought to be registered but not less Three times the difference between the initial than the specified minimum nor more than the specified maximum.

Twice the amount indicated if the renewal application is filed within 6 days preceding the expiration of the current registration.

order or indicia of forms of electronic transfer of funds order, certified check, bank cashier's check, bank money All payments of fees, except for payment of administrative fines under Section 11(E) of the Act as made by check, money order, United States postal money No third party check or money order endorsed the Secretary of State ("Secretary") shall be payable to the "Secretary of State" Geeretary-of forth below, in-excess-of-#100.00 shall be over to the Beate. 0

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order-payable-to-the-Secretary-of-State.

- Any person whose payment of fees is returned to the Securities Department due to insufficient funds or for a similar reason shall pay to the Secretary the amount of fee owed plus an additional fee as set forth in this Section for each payment returned. This fee shall include the fee required by Ill. Rev. Stat. Ch. 54 Par. 24. 0
- returned to the Securities Department due to insufficient The Secretary shall require any person to make payment of fees in the form of a United States postal money order, certified check, bank cashier's check or bank money order if any previous payment of fees has been funds or for a similar reason q)

effective Ill. Reg. Source: Amended at

Section 130.120 Place of Filing

All applications for registration or exemption from registration of the of the Secretary of-State pursuant to Section 4, 5, 6, 7, 8, 9, 13 or 15a of the Act shall be filed either at Springfield, Illinois -or-Chieego,-Illinois. Such material may be filed by delivery to the Securities Department Geeretary-of-Stete, through the mails or otherwise. All other papers filed with the Securities Department or the Secretary pursuant to the Act may be filed at the office o Securities Department in Springfield or Chicago, Illinois. and other papers filed with the Securities Department or

, effective Ill. Reg. Amended at (Source:

Section 130.130 Date of Filing

Except as otherwise specified in Section 5, 6, er 7 or 8 of the Act, the date of filing of any document required to be filed with the Securities Department shall be the date of delivery of the document and any required fee to the Securities Department in Springfield, a)

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#### as specified in Section 130.120 of this Part, in-Springfield or: Illinois,

- 1) if transmitted through the United States mail, shall be deemed filed with the Secretary ef-State on the date shown by the post office cancellation mark deemed filed with the Secretary of-State on stamped upon the envelope or other wrapper containing the document or fee;
- or duplicate document or fee, or both, as the case may but only if the sender establishes by competent evidence that the document or fee was deposited, properly addressed, in the United States mail on be, within 30 days after written notification of nonreceipt of the document or fee is given by the Secretary of-State to the person claiming to if mailed but not received by the Secretary of State, or if received but without a cancellation mark or with the cancellation mark illegible or before the date on which it was required or was due. In cases in which the document or fee was mailed but not received, the sender must also submit, or pay to, the Secretary ef-State a Secretary of-State on the date it was mailed, erroneous, shall be deemed filed with the have sent the document or fee; 2)
- mailing, a record authenticated by the United States Postal Service of such registration, certification evidence that the document or fee was mailed on the if a document or fee is sent by United States registered mail, certified mail or certificate of or certificate shall be considered competent date shown on the record. 3
- Secretary of-State unless all requirements of the Act with respect to such filling have been complied with A document may not be deemed to be filed with the the required fee has been paid. and Q

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## SUBPART B: DEFINITIONS

Section 130,200 Definitions of Terms Used in the Rules

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- As used in the Rules prescribed by the Secretary of State Law of 1953, unless the context otherwise requires, the of Illinois 7 pursuant to The Illinois Securities a)
- "Act" means The Illinois Securities Law of 1953 as amended and the Sections Rules in this Part.
- indirectly through one or more intermediaries, controls, or is controlled by, or is under common specified person means a person who, directly or "Affiliate" of, or a person "affiliated" with, control with, the person specified.
- "Amount", when used in regard to securities, means indebtedness, the number of shares if relating to shares, and the number of units if relating to any the principal amount if relating to evidences of other kind of security.
- "Applicant" means the person making application for registration or exemption.
- statements, means examined and reported upon with an opinion expressed by an independent public-or "Certified", when used in regard to financial certified public accountant.

## "CFTC" means the Federal Commodity Futures Trading Commission.

- governmental agency) the organization or creation of declaration of trust, articles of association or partnership, or any similar instrument, as amended, affecting (either with or without filling with any "Charter" includes articles of incorporation, an incorporated or unincorporated person.
- application for registration or exemption to receive "Correspondent" means the person authorized in the notices and communications from the Secretary of State.
- the registration of dealers and salespersons known as the "Central Registration Depository" operated by the NASD. "CRD" means the computer registration system for

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merchant effects or intends to effect transactions in futures, options on futures, or any other "Customer" as used in Section 130.270 of this Part means any person for whom the futures commission merchant effects or intends to effect transaction instruments subject to CFTC jurisdiction.

performing similar functions with respect "Director" means any director of a corporation or to any organization whether incorporated or unincorporated. any person

"Employee" does not include a director, trustee, or officer.

"Federal Banking Act of 1933" means the Federal Banking Act of 1933, as amended (12 U.S.C. 227), and the Rules and Regulations thereunder. "Federal Public Utility Holding Company Act of 1935" means the Federal Public Utility Holding Company Act of 1935, as amended (15 U.S.C. subsection 79-79z-6), and the Rules and Regulations thereunder. "Fiscal Year" means the annual accounting period or, if no accounting period has been adopted, the calendar year ending on December 31.

Section 130.270 of this Part mean contracts of sale of a commodity for future delivery traded on or subject to the rules of a contract market designated by the CFTC or traded on or subject to the rules of any board of trade located outside the United States, its territories or possessions. "Futures" and "Futures Contracts" as used in

engaged in soliciting or in accepting orders for the associations, partnerships, corporations and trusts purchase or sale of any commodity for future delivery on or subject to the rules of any contract solicitation or acceptance of orders, accepts any money, securities, or property (or extends credit "Futures Commission Merchants" as used in Section 130.270 of this Part means individuals, lieu thereof) to margin, guarantee or secure any in or in connection with such trades or contracts that result or may result and that, therefrom market

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"Hearing" means a proceeding conducted by the Securities Department in which the rights, privileges, immunities, duties or obligations of any person or party are required by law to be determined by the Secretary only after opportunity for a hearing

"Hearing Officer" means the designee of the Secretary or the Securities Director who, pursuant to Section 11 of the Act, is designated in the Notice of Hearing to preside at a hearing conducted by the Securities Department or any person so designated as a substitute hearing officer.

communication or advertisement meeting the requirements of Section 130.210(b)(1) of this Part. "Identifying Statement" means a written or oral

"Internal Revenue Code" means the Internal Revenue Code of 1954, as amended (26 U.S.C. subsection 1-9042), and the Rules and Regulations thereunder. "Majority-Owned Subsidiary" means a subsidiary more than 50% of whose outstanding securities, which represent the right, other than as affected by events of default, to vote for the election of directors, is owned by the subsidiary's parent and/or one or more of the parent's other majority-owned subsidiaries.

the furnishing of information as to any subject, limits the information required to those matters as "Material", when used to qualify a requirement for to which there is a substantial likelihood that a reasonable investor would consider it important deciding upon a course of action to be taken, including, but without limitation, purchasing, involved, or accepting or rejecting an offer or selling or holding the security or securities proposal made with regard to any security or securities.

"NASD" means the self-regulatory organization registered under the Federal 1934 Act known as the "National Association of Securities Dealers, Inc."

"Office", unless otherwise clarified, refers to the Office of the Secretary of State, and not to any particular address or location.

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"Officer" means the president; any vice president in charge of a principal business unit, division or performing a principal policy-making function and any other person performing similar functions with respect to any organization whether incorporated or principal accounting officer; any other officer er principal financial officer, comptroller or function; the secretary; the treasurer; any unincorporated.

this Part means puts or calls on a futures contract traded on or subject to the rules of a contract market designated by the CFTC or traded or subject to the rules of any board of trade located outside the United States, its territories or possessions. "Options on Futures" as used in Section 130.270 of

"Parent" of a specified person means an affiliate controlling such person directly or indirectly through one or more intermediaries. "Party" means any person named as a petitioner or a respondent in a hearing conducted by the Securities Department.

partnership, an association, a joint stock company, a trust or any unincorporated organization except that as used in this Section, the word "trust" includes only a trust where the interest or the interests of the beneficiary or beneficiaries is a "Person" means an individual, a corporation, a security.

"Predecessor" means a person, the major portion of related successions in each of which the acquiring acquired in a single succession or in a series of person acquired the major portion of the business the business and assets of which another person and assets of the acquired person.

the requirements of Section 130.210(b)(2) of this "Preliminary Prospectus" means a document meeting

"Principal Underwriter" means an underwriter in securities as to which such person he is an privity of contract with the issuer of the underwriter.

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"Promoter" means

any person who, acting alone or in conjunction with one or more other persons, directly or indirectly takes initiative in founding and organizing the business or enterprise of an issuer; or

any person who, in connection with the founding and organizing of the business or enterprise of an issuer, directly or indirectly receives in consideration of services or property, or both, 10% or more of any class of securities of the property shall not be deemed a promoter within issuer or 10% or more of the proceeds from the sale of any class of securities of the issuer. However, a person who receives the securities or proceeds either solely as underwriting commissions or solely in consideration of the meaning of this subsection paragraph if the person does not otherwise take part in founding and organizing the enterprise.

medium, which offers any security for sale or confirms the sale of any security; except that a communication sent or given after the effective date of the registration of the security (other than a prospectus permitted under Section 10(b) of the or given to the person to whom the communication was "Prospectus" means any prospectus, notice, circular, or communication in respect to a security shall not be deemed to be a prospectus if it states from whom a written prospectus meeting the requirements of Section 5 of the Act may be obtained and, in addition, does no mere than identify the security, state the price thereof, state by whom orders will be executed, and contain such other information as made, and a notice, circular, advertisement, letter Federal 1933 Act) shall not be deemed a prospectus if it is proved that, prior to or at the same time as the communication, a written prospectus, meeting 1933 Act at the time of the communication, was sent in the public interest and for the protection of investors and, subject to such terms and conditions as may be described therein, may permit. advertisement, letter or communication, written or Rules in this Part deems necessary or appropriate the requirements of Section 10(a) of the Federal by radio, or television or other communications the Secretary of-State, by the Sections

Registrant" means the issuer of the securities which are the subject of the application for registration. "Rules and Regulations" refers to all rules and regulations adopted by the Secretary of-State pursuant to the Act. "Share" means a share of stock in a corporation unit of interest in an unincorporated person.

or

"SEC" means the United States Securities and Exchange Commission.

"Secretary of State" or "Secretary" means the

Secretary of State of Illinois.

"Section" refers to a Section of this Part unless reference to the Act is specifically made.

State,

Department of the Office of the Secretary of "Securities Department" means the Securities

subsidiaries, if any, exceed 15% of the assets of the parent and its subsidiaries on a investments in and advances to the subsidiary "Significant Subsidiary" means a subsidiary where the sales and operating revenues of the subsidiary exceed 15% of the sales and the assets of the subsidiary, or the by its parent and the parent's other consolidated basis; or

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parent's subsidiaries on a consolidated basis.
In determining whether a subsidiary is a significant subsidiary, such a subsidiary shall be considered in the aggregate with any subsidiaries of which it is operating revenues of its parent and the the parent.

"Segregated Customer Funds" as used in Section 130.270 of this Part means funds subject to CFTC segregation requirements.

"Subsidiary" of a specified person is an affiliate controlled by such person directly or indirectly through one or more intermediaries. (See also through one or more intermediaries. (See a "Majority-Owned Subsidiary", "Significant Subsidiary" and "Totally-Held Subsidiary".)

merger, consolidation, purchase, or other direct transfer. The term does not include the acquisition of control of a business unless followed by the direct acquisition of its assets. The terms "succeed" and "successor" have the same meaning as "Succession" means the direct acquisition of the assets comprising a going business, whether by "succession".

totally-held subsidiaries in an amount which is which is not indebted to any person other than its parent and/or the parent's other material in relation to the particular subsidiary, excepting indebtedness incurred in overdue and which matures within one year from the date of its creation, whether evidenced by "Totally-Held Subsidiary" means a subsidiary substantially all of whose outstanding securities are owned by its parent and/or the parent's other totally-held subsidiaries, and the ordinary course of business which is not securities or not. "Unit Investment Trust" means an investment company which

or custodianship contract or similar instrument; is organized under a trust indenture, agency which represents an undivided interest in a issues only redeemable securities, each of does not have a board of directors; and unit of specified securities.

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The term "unit investment trust" does not include a voting trust.

130.270 of this Part means a transaction that is not to a customer by the futures commission merchant, as associated person of a futures commission merchant, a business affiliate that is controlled by, controlling, or under common control with the futures commission merchant, or an introducing broker that is guaranteed by the futures commission effected in a discretionary account or recommended "Unsolicited Transaction" as used in Section merchant.

purposes as used both in the Act and in this Part. Terms defined in the Act and not defined in this Part have the A Section in this Part which defines a term without express reference to the Act or to this Part or to a portion thereof or hereof defines such term for all meanings given them in the Act. (q

, effective Ill. Reg. Source: Amended at

Section 130.246 Definition of the Terms "Residents of this State" "Address-of-a-Purchaser", and "Aggregate Sales Price", and "Sales Made in Reliance Upon the Exemption" Under under Section 4(G) 46 of the Act and "General Advertising Advertisement or General Solicitation" Under under Sections 4(G) 46.

4(H), and 4(M) -4M and 4(R) of the Act

- a) The term "sales made in reliance upon the exemption" as used in Section 4(G)(4) of the Act with respect to the Report of Sale required to be filed under that Section shall include only those sales made to residents of this State in reliance on the exemption.
- "address-of-a-purehaser" shall mean persons having their the principal place of residence or domicile in this State of-the-purehaser. b) at The term "residents of this State"
- c)b) The term "aggregate sales price" shall mean the sum of all cash, services, property, notes, cancellation of debt, or other consideration received by an issuer for issuance of its securities. Where securities are being offered for both cash and non-cash consideration, the aggregate sales price shall be based on the price at

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are not offered for cash, the aggregate offering price shall be based on the value of the consideration as established by bona fide sales of that consideration made within a reasonable time, or in the absence of sales, on the fair value as determined by an accepted standard which the securities are offered for cash.

- d)et The terms "general advertising" or "general solicitation" shall include but not be limited to:
- radio or any seminar or meeting where attendees have 1) any advertisement, article, notice or other communication published in any newspaper, magazine, or similar media or broadcast over television or been invited by any of the foregoing;
- 2) any indiscriminate contact by mail, telephone, or similar communicative process, unless otherwise shown by the particular facts.

effective Ill. Reg. (Source: Amended at

Section 130.270 Definition of Certain Persons Not Considered to Be Dealers Under Section 2.7 of the Act

- a) A futures commission merchant registered with the CFTC is not a dealer solely because such futures commission merchant effects transactions in government securities that are defined in subsection (b) of this Section as incidental to such person's futures-related business.
- Provided that the futures commission merchant: Q Q
- securities associated with such government securities transactions (except funds and securities associated with transactions under subsection (b) (2) (A) (i) of this Section); and
- otherwise than in connection with futures or options on futures trading or the investment of margin or excess funds related to such trading or the trading of any other instrument subject to CFTC jurisdiction. does not advertise that it is in the business of effecting transactions in government securities

The following transactions in government securities are incidental to the futures-related business of such a futures commission merchant:

- A) Transactions as agent for a customer:
- i) to effect delivery pursuant to a futures contract; or
- ii) for risk reduction or arbitrage of existing or contemporaneously created positions in futures or options on futures.
- investment of margin and excess funds related to futures or options on futures trading or the trading of other instruments subject to CFTC jurisdiction, provided further that: Transactions as agent for a customer for
- securities with a maturity of less than 93 days at the time of the transaction; such transactions involve Treasury
- ii) such transaction generate no monetary profit for the futures commission merchant in excess of the costs of executing such transactions; or
- such transactions are unsolicited, and commissions and other income generated on transactions pursuant to this subsection (iii) (including transactional fees paid by the futures commission merchant and charged to its customer) do not exceed 2% of such futures commission merchant's total commission revenues. iii)
- transactions as agent for or as principal with a customer; and C) Exchange of futures for physicals
- Any transaction or transactions that the SEC exempts, either unconditionally or on specified terms and conditions, as incidental to the futures-related business of a specified futures commission merchant, a specified <u>a</u>

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category of futures commission merchants, or futures commission merchants generally.

- affiliated clearing organization, or any floor trader on aughtilated clearing organization, or any floor trader or such a contract market (hereinafter referred to collectively as a "CFTC-regulated person") is not a dealer solely because such person effects transactions for its own account in government securities that are defined in subsection (d) of this Section as incidental to such person's futures-related business. A person registered with the CFTC, a contract market designated by the CFTC, such a contract market'
- d) Provided that a CFTC-regulated person does not advertise or otherwise hold itself out as a dealer except as permitted by Rule 3a43-1 under the Federal 1934 Act, the following transactions in government securities for its own account are incidental to the futures-related business of such a CFTC-regulated person:
- 1) Transactions to effect delivery of a government security pursuant to a futures contract;
- 2) Exchange of futures for physicals transactions
- A) a dealer that has registered with the SEC or filed notice pursuant to Section 15C(a) of the Federal 1934 Act; or
- B) a CFTC-regulated person.
- reverse repurchase agreements) involving segregated customer funds and securities or funds and securities held by a clearing organization with: 3) Transactions (including repurchase agreements and
- A) a dealer that has registered with the SEC or filed notice pursuant to Section 15C(a) of the Federal 1934 Act; or
- B) a bank
- 4) Transactions for risk reduction or arbitrage of existing or contemporaneously created positions futures or options on futures with:
- A) a dealer that has registered with the SEC or

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filed notice pursuant to Section 15C(a) of the Federal 1934 Act; or

### 3) a CFTC-requiated person.

- transactions between a futures commission merchant acting in a proprietary capacity and another CFTC-regulated person acting in a proprietary capacity and contemporaneous offsetting transactions between such a futures commission merchant:
- A) a dealer that has registered with the SEC or filed notice pursuant to Section 15C(a) of the Federal 1934 Act;

#### B) a bank; or

- C) a CFTC-regulated person
- 6) Any transaction or transactions that the SEC exempts, either unconditionally or on specified terms and conditions, as incidental to the futures related business of a specified CFTC-regulated person, a specified category of CFTC-regulated persons, or CFTC-regulated persons, or CFTC-regulated

(Source: Added at \_\_\_\_\_\_\_, effective

Definition of the Term "Branch Office", as Used

in Section 8 of the Act

Section 130.280

- a) "Branch office" as used in Section 8 of the Act shall mean any en office, residence or other place or location in this State where of the business of a registered dealer or registered investment adviser is being conducted and which-is-located-in-this btete which:
- 1) in the case of a registered dealer, is owned or controlled by, or operated directly or indirectly for the benefit of, the registered dealer, and where the business of a dealer is conducted by a principal, salesperson or salespersons for such registered dealer; or
- 2) in the case of a registered investment adviser, is owned or controlled by, or operated directly or

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indirectly for the benefit of, the registered investment adviser, and where the business of an investment adviser is conducted by a principal, adviser representative or investment adviser representatives an-employee-or employee of such registered investment adviser authorized to render investment adviser

- b) The principal office located in this State of the registered dealer or registered investment adviser, if any, shall not be considered a branch office be considered—abraneh-effice—ao-iong-ea-the-office satisfies—the-regulements-of-paragraph-(4)-above-or-(4)-above
- c) For purposes of this Section, each office, residence or other place or location where business is being conducted in this State on behalf of a registered dealer and registered investment adviser shall be considered a branch office for the registered dealer and the registered investment adviser.

(Source: Amended at Ill. Reg. effective

# SUBPART D: EXEMPT TRANSACTIONS

# Section 130.436 Procedures for Applying for Trading Authorization Pursuant to Section 4(F)(2) of the Act

- a) Any registered dealer who wishes to apply for trading authorization pursuant to Section 4(F)(2) of the Act shall apply on a form and in the manner prescribed by the Secretary.
- b) The application shall consist of the following:
- 1) Illinois Form 4(F)(2), Application for Secondary Trading Authorization;
- 2) The required non-refundable filing fee as required by Section 130.110 of this Part;
- 3) Audited financial statements of the issuer covering its last three (3) fiscal years or such lesser period, but not less than one year, during

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which the issuer was incorporated or otherwise organized

- Illinois Form 4F2-K (otherwise known as the annual report); and
- Any other information or documents which the applicant may file as a part of the application secondary trading authorization. 2
- The application form shall contain the following information: 0
- The name, address and telephone number of the issuer's principal office;
- correspondent to whom notices and communications regarding the application should be sent; The name, address and telephone number of the 2)
- The name and address of the registered dealer applicant; 3
- A description of the securities for which secondary trading authorization is sought including the current price and number of units or shares outstanding 4)
- The year the business was organized, the form of the organization, the state or other jurisdiction where it was organized and affiliation with other business entities; 2
- A general description of the issuer's business including the nature and general competitive conditions in the industry; Ø 9
- the location and general character of the important physical properties or assets of the issuer; including description of the issuer's property, ď
- A description of any pending or contemplated legal proceedings, other than routine litigation incidental to business, to which the issuer or any of its subsidiaries are a party or of which any property is the subject; 8
- 9) A list of the names, addresses and ages of all directors and officers of the issuer including the

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position held and their business experience and background

- The total gross remuneration of all directors and officers of the issuer 10)
- A list of the title of class, the name of the beneficial owner, the amount and nature of beneficial ownership and the percent of class for all directors and officers and any person owning more than five (5) percent of any class of the issuer's securities;
- transaction of any transaction or proposed transaction since the issuer's last fiscal year, in which the issuer and any director, officer or beneficial owner of five (5) percent or more of any class of the issuer's securities involves an amount exceeding \$60,000;
- A brief description of the securities to be authorized for secondary trading highlighting materially important provisions with respect to the securities and a description of all other securities issued and outstanding by the issuer including the rights and incidents thereof
- The total number of shares or units issued and outstanding, as of the current date, to be authorized for secondary trading;
- The total number of shareholders and the number of shareholders in Illinois as well as the number of securities held as of the current date; 15)
- The most recent bid and asked price of the securities to be authorized for secondary trading, if any, and the date of the bid and asked price; 16)
- A copy of the Registration Statement Form or the Exemption Form under the Federal 1933 Act along with the effective date of the Registration Statement or the date on which the offering commenced under the exemption together with the offering price, if any; 17)
- A description of how the securities were originally sold or issued including the name of the underwriter; 18)

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- which the securities were sold indicating whether the securities were registered or sold pursuant to an exemption in each state or jurisdiction; A list of the states or other jurisdictions in
- right to sell securities, or any stop order, denial, order to show cause, suspension or revocation order, injunction or restraining order, or similar order entered or issued by any state or other regulatory authority or by any court, concerning the securities covered by the application including a copy of any A list of any other states or jurisdictions that have refused after notice and opportunity for hearing, by order or otherwise, to authorize the sale of securities or have suspended or revoked the orders;
- A list of any states or other jurisdictions in which the securities are pending approval for secondary trading; and 21)
- A list of any states or other jurisdictions in which the securities are currently eligible for secondary trading. 22)
- to file d) The application shall be signed and notarized; by signing the application the applicant undertakes to fill any information, documents and reports required by the Secretary and also represents that the application is made in good faith.
- the form may be submitted to the Secretary as an exhibit to the application. The request shall state, in detail, the reason or reasons why the requirement should be waived. A written request for a waiver of any requirement of

, effective Ill. Reg. (Source: Added at

# SUBPART E: REGISTRATION OF SECURITIES

Section 130.510 Procedures for Registration of Securities by Coordination under Section 5(A) 5-A of the Act

Filing requirements. a)

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- Application for registration of securities pursuant Securities Department in Springfield in the form required by Section 5(A) (2) 5-A+{2} of the to Section 5(A) 5.A of the Act shall be made by filing the following documents with the 1
- of the securities covered by the registration statement prespectus on file with the SEC Securities-and-Bachange-Commission in its most recent form as of the date One copy of the registration statement (without exhibits) descriptive of the initial filing under Section 5(A) 5+A of the Act; A)
- The consent to service of process on Form U-2 or Illinois Form 10, if required by Section 5(A) (2) (b) of the Act; B
- applicant is be a partnership enty; or by an officer of the applicant, if a corporation; or in other cases by a credible person having knowledge of the facts, setting forth the title of the securities to be registered, the total offering of securities in number and dollar amount, the offering of securities in number and dollar amount to be offered in this State, the offering price or proposed offering price and ef-the securities. A completed Application to Register Securities on Form U-1, executed by the applicant, if a natural person; or by a general partner, if the Part and, if the applicant is electing the date of effectiveness of a post-effective amendment the Act, specifying such date as the "effective date" for purposes of paragraph 6 of the proposed maximum aggregate price and the proposed maximum aggregate price in this State therefor as defined in Section 130.251 of this "effective date" as defined in Section 2.13 of registered-pursuant-to-the-Appiieation, the Geeurities-and-Exchange-Commission as its filed or to be filed with the SEC Application; and ົວ
- D) If the applicant is not a registered dealer,

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securities being registered will be offered and sold in Illinois in compliance with Section 8 of the Act; and sold on a delayed or continuous basis pursuant to Rule 415 under the Federal 1933 Act, 17 CFR 230.415, the name of the registered dealer may be furnished no later than the close securities being registered dealer for securities being registered (except that, the case of securities being offered and of business on the second business day following the commencement of sales of the registered securities), or if no registered dealer is participating in the offering, a description of the method by which the

E)B) The filling registration fee required by Section 5(C)(1) 5.6.(1) of the Act in the form and amount required by Section 130.110 of this Part.

- The completed Application to Register Securities on Form U-1 shall reference the application statement and the undertaking called for Sections 5(A)(2)(c) 5-A+(2)+(4) and 5(A)(2)(d) 5-A+(2)+(4), respectively, of the Act, except that 5
- The time period for filing documents described in the undertaking set forth in paragraph 9(b) of the Application shall be deemed to be the seven calendar days after the forwarding thereof to the SEC Securities-and-Bachange Commission, A)
- of as-defined-in-Section-5.A:(2)(a)-of-the-Act need be filed pursuant to paragraph 9(b)(i) Only amendments to the federal registration registration statement initial-prespectus statement which amend or supplement the the Application and B)
- The applicant otherwise shall be required to comply with the undertakings set forth in paragraph 9 of the Application only to the extent required by the Act and this Part. υ
- If, prior to the effective date, there shall have been filed with the Securities Department in-Springfield shall-have-received all of the documents and fees (Q

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specified in subsection paragraph (a) of this Section, registration of securities under Section 5(A) 5-A of the Act shall become effective automatically on the effective date, provided that:

- 11(F) 11-F of the Act or of an order of suspension, denial or prohibition under Section 11 The application for registration is not then the subject of pending proceedings under Section of the Act; and 7
- At least one of the following events shall have occurred on or before the effective date: 2)
- A) The Securities Department shall have notified the applicant, in writing (which may be by telegraphic or facsimile transmission), that such documents and fees conform to the requirements of the Act and this Part; or
- issued-an-order-granting-effectiveness-to B}--The-Secretary-of-State-shall-have the-application,-or
- subsection peregraph (a) of this Section have been filed with or paid to the Securities Department. Department-in-Springfield-was-in-reseipt-of B) G+ At least ten (10) business seven days shall have expired from and including the date on which the Geeurities all of the documents and fees specified in
- registration-under-Section-5-A-of-the-Act-shall-take effect-no-later-than-the-Oth-day-from-and-including ceffective,-retransferive-to-the-effective-date,-so long-as-the-other-conditions-specified-in-this events-specified-in-this-subparagraph-(2)-has 3}-Notwithstanding-the-foregoing-if-none-of-the the-day-upen-which-the-registration-becomes eccurred-on-or-before-the-effective-dater peragraph-(b)-are-satisfied-on-such-day;
- have-received, prior to the effective date, all of the documents specified in subsection paragraph (a) of this Section shall not have been filed with the Securities Department, the registration under Section If the Geaurities - Department - in - Springfield - shall - not ς Ω

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- 5(A) 5.A of the Act shall take effect on the date that all of the following conditions are satisfied:
- (a) of this Section shall have been filed with or 1) The-Securities-Department-in-Springfield-shall have-received All all of the documents and fees specified in subsection paragraph paid to the Securities Department;
- subject of pending proceedings under Section 11(F) ##+F of the Act or of an order of suspension, denial or prohibition under Section 11 The application for registration is not then the of the Act; and 5
- Department a statement from the applicant, in writing (which may be by telegraphic or facsimile transmission), which either: There shall have been filed with the Securities 3
- A) states that no securities which are part of the offering being registered have been sold in this State, or
- purchaser of such securities, the dollar amount sold, and exemption from registration relied upon In making each such sale. being registered have been sold in this State, that discloses the name and address of each if securities which are part of the offering B
- 4) 3+ At least one of the following events shall have occurred:
- The Securities Department shall have notified the applicant, in writing (which may be by telegraphic or facsimile transmission), that requirements of the Act and this Part; or such documents and fees conform to the A)
- B)-The-Seeretary-of-Gtate-shall-have-issued an-order-granting-effectiveness-to-the application,-or
- Bepartment-in-Springfield-was-in-receipt-of seven days shall have expired from and including the date on which the Securities all of the documents and fees specified in B) et At least ten (10) business

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subsection peragraph (a) of this Section have been filed with or paid to the Securities Department; and

- or facsimile transmission), dated no earlier than the first business day preceding the date on which the registration under Section 5(A) 5.A of the Act is to take effect, stating that applicant, in writing (which may be by telegraphic 5)4) There shall have been filed with the Whe Securities Department in-Springfield shall-have-received a statement from the
- The registration statement filed under the Federal 1933 Act is then in effect and A)
- Department Secretary-of-State satisfies the requirements of Section 10(a)(3) of the The registration statement prospectus, including any amendments or supplements thereto, then on file with the Securities Federal 1933 Act. B)
- transmission), no later than the close of business on the second business day following the later of the effective date or the date on which the registration under Section 5(A) 5-A of the Act shall take effect, of: Securities Department in-Springfield, a notice in writing (which may be by telegraphic or facsimile The applicant shall file with notify the g
- furnished-no-later-than-the-close-of-business-on-the a-description-of-the-method-by-which-the-securities registered-dealer-is-participating-in-the-offering, the-name-of-at-least-one-registered-dealer-for-the 238-415y-the-name-of-the-registered-dealer-may-be second-business-day-following-the-commencement-of Ettinois-in-comptiance-with-Section-8-of-the-Actr necurities-being-registered-fexcept-thaty-in-the delayed-or-continuous-basis-pursuant-to-Rule-415 under-the-Federal-1933-Acty-17-0:7-R.-Geetion ease-of-securities-being-offered-and-sold-on-a sales-of-the-registered-securities),-or-if-no being-reqistered-will-be-offered-and-sold-in 1)-If-the-applicant-is-not-a-registered-dealery
- 1) 2) The offering price(s) (provided, that if the offering is to be made on a delayed or continuous basis pursuant to Rule 415 under the

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230.415, the offering price(s) need only be furnished if known to applicant, and if not indicated in documents already on file with the Federal 1933 Act, 17 CFR 6-F-R--Bection Securities Department); and

- amendment, became effective under the Federal 1933 post-effective amendment, that the post-effective registration statement or, if the applicant is electing the date of effectiveness of a 2) 3} The date and-time that the
- Section 5(A) of the Act if, prior to the effective date, all of the securities which are part of the offering being registered have been sold. The Secretary shall require, in any case where it appears that this subsection (e) may be violated, an affidavit to the effect that securities which are part of the offering remain available for sale. offering of securities shall be registered under
- effectiveness would cause the issuer, controlling person or registered dealer to violate any provision of the Act or this Section. The Securities Department shall notify the issuer, controlling person or registered dealer in writing of the Secretary's decision to grant or deny any request for waiver of automatic effectiveness. If the waiver is granted, the registration of securities shall become effective automatically on such date as shall become effective automatically on such date as shall become effective automatically on such date as shall that such person has satisfied all of the requirements of iting by the issuer, controlling person iler who filed the application provided has satisfied all of the requirements of The issuer, controlling person or registered dealer, who filed the application may petition the Securities Department, in writing, prior to effectiveness of the registration of the securities under the Federal 1933 Act, for a waiver of automatic effectiveness of the registration of securities under the Act if such Section. the Act and this

, effective Ill. Reg. Amended at

Section 130.530 Renewal of Registration of Securities Under Section 5(E) of the Act

a) An issuer, controlling person or registered dealer shall file an application for renewal of part or all

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the securities which remain unsold by filing with the Securities Department, no later than seven (7) days prior to the date upon which the registration under Section 5(A) of the Act or renewal under Section 5(E) of the Act would expire, on Form U-1 executed by an officer of the issuer, controlling person or registered dealer and paying the fee set forth in Section 130.110 of this Part. Such application shall be accompanied by a copy of the prospectus in its most current form.

- fee paid to the Securities Department within six (6) days or less prior to the date upon which the registration or renewal would expire shall pay an additional fee set forth in Section 130.110 of this Part. b) Any application for renewal of securities filed with or
- Any application for renewal of securities filed with or fee paid to the Securities Department on or after the date upon which the registration has expired shall pay additional fee set forth in Section 130.110 of this Part until the application is filed and the renewal fee and all such additional fees are paid. 히
- (b) or (c) of this Section shall take effect as of the date that the prior registration or renewal expired. The renewal of the registration under subsection
- No application for renewal of securities shall be deemed to be filed or take effect if the application, renewal fee or additional fee shall have been filed with or paid to the Securities Department more than one year after the most recent expiration of the registration or renewal of registration. (e)
- selling the securities or have filed an application for registration on Form U-4 or renewal on Form 8C(1) for at least one salesperson that the Securities Department will grant registration or renewal concurrently with the renewal of the registration of the securities and paid to the Securities Department the fee and the additional fee. Prior to the renewal of any registration or renewal, the issuer, controlling person or registered dealer shall have filed with the Securities Department the name of at least one registered dealer which will be offering or if any, set forth in Section 130.110 of this Part. £)

effective Ill. Reg. Added at (Source:

of

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### Additional Fees Under Section 5 of the Act Section 130.550

- The Secretary shall impose an additional fee for the failure to file with the Securities Department written notice of SEC effectiveness within two (2) business days of the date that the SEC has granted effectiveness. The additional fee for the third through tenth day shall be as set forth in Section 130.110 of this Part.
- The additional fee for filing written notice of SEC effectiveness after the thirteenth day shall be as set forth in Section 130.110 of this Part. 3
- The Secretary shall waive the additional fee if: c)
- Or 1) the applicant has been granted a waiver of concurrent effectiveness by the Secretary.
- the additional fee, if paid, would render the issuer insolvent. 5
- business days shall mean two (2) business days from and after the date of SEC effectiveness unless the offering is declared effective on a Saturday, Sunday or a holiday. If the date of SEC effectiveness is a Saturday, Sunday or a holiday, two (2) business days means two (2) business days means two (2) business days from and after the first business day immediately following the Saturday, Sunday or holiday. d) For the limited purposes of this Section, two (2)

effective Ill. Reg. Added at (Source:

### FACE AMOUNT CERTIFICATE CONTRACTS SUBPART F:

Section 130.610 Procedures for Registration of Face Amount Certificate Contracts by Coordination under Section  $\overline{6(A)}$ 6+A of the Act

### Filing requirements.

Certificate Contracts pursuant to Section 6(A) 6-A of the Act shall be made by filing the following documents with the Securities Department in Springfield in the form required by Section 1) Application for registration of Face Amount 6(A)(2) 6-A-(2) of the Act:

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- One copy of the registration statement (without exhibits) descriptive of the face amount certificate contracts covered by the registration statement prospectus on file with the SEC Securities-and-Buchange Commission in its most recent form as of the date of the initial filing under Section 6(A) 6-A of the Act; A)
- The consent to service of process on Form U-2 or Illinois Form 10, if any, required by Section 6(A)(2)(b) 6.A. (2) (b) 6.A. (2) (b) of the B)
- on Form U-1, executed by the applicant, if a natural person; or by a general partner, if the applicant is be a partnership enty; or by an officer of the applicant, if a corporation; or in other cases by a credible person having knowledge of the facts, setting forth the title of every series, type or class of face amount certificate contracts to be registered pursuant to the Application, and, if the Act, specifying such date as the "effective date" for purposes of paragraph 6 of the "effective date" as defined in Section 2.13 of A completed Application to Register Securities the applicant is electing the date of effectiveness of a post-effective amendment filled or to be filled with the SEC Gecurities-and-Exchange-Gommission as its Application; and ົບ
- sold in Illinois in compliance with Section 8 of If the applicant is not a registered dealer, the name of at least one registered dealer for the face amount certificate contracts being registered, or if no registered dealer is participating in the offering, a description of the method by which the face amount certificate contracts being registered will be offered and the Act; and
- E)B) The filling registration fee required by Section 6(C) -6.6 of the Act in the form and amount required by Section 130.110 of this Part.

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- 2) The completed Application to Register Securities on Form U-1 shall constitute the application statement and the undertaking called for by Sections 6(A) (2) (c) 6-A+(2)+(4) and 6(A) (2) (d) 6-A+(2)+(4), respectively, of the Act, except that
- A) The time period for filling documents described in the undertaking set forth in paragraph 9(b) of the Application shall be deemed to be the seven (7) calendar days after the forwarding thereof to the SEC Securities-and-Exchange Commission,
- B) Only amendments to the federal registration statement which amend or supplement the registration statement thattai-prospectus eas-defined-in-Section-6-A.(2)(a)-of-the-Act need be filed pursuant to paragraph 9(b)(i) of the Application and
- C) The applicant otherwise shall be required to comply with the undertakings set forth in paragraph 9 of the Application only to the extent required by the Act and this Part.
- b) If, prior to the effective date, there shall have been filed with the Securities Department in Springfield shall-have received all of the documents and fees specified in subsection paragraph (a) of this Section, registration of face amount certificate contracts under Section 6(A) 6-A of the Act shall become effective automatically on the effective date;
- 1) The application for registration is not then the subject of pending proceedings under Section 11(F) 42\*F of the Act or of an order of suspension, denial or prohibition under Section 11 of the Act; and
- 2) At least one of the following events shall have occurred on or before the effective date:
- A) The Securities Department shall have notified the applicant, in writing (which may be by telegraphic or facsimile transmission), that such documents and fees conform to the requirements of the Act and this Part; or

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- B)-The-Secretary-of-State-shall-have-lesued an-order-granting-effectiveness-to-the application;-or
- B) Of At least ten (10) business
  seven days shall have expired from and
  including the date on which the-Geeurities
  Bepartment-in-Springfield-was-in-receipt-of
  all of the documents and fees specified in
  subsection peregraph (a) of this
  Section have been filed with or paid to the
  Securities Department.
- 3)-Notwithstanding-the-foregoing-if-none-of-the events-specified-in-this-subparagraph-(2)-has occurred-on-or-before-the-effective-date; registration-or-before-the-effective-date; registration-under-bection-6.A.-of-the-Act-shait take-effect-no-inter-than-the-8th-day-from-and including-the-day-upon-which-the-registration becomes-effective-to-the-effective date; so ing-as-the-other-conditions-specified-inthis-paragraph-(b)-axe-satisfied-inthis-paragraph-day-
- c) If the Securities Department in Springfield shall not have received, prior to the effective date, all of the documents specified in subsection paragraph (a) of this Section shall not have been filled with the Securities Department, the registration under Section 6(A) 6-A of the Act shall take effect on the date that all of the following conditions are satisfied:
- 1) All The-Securities-Department-Secretary-of State-in-Springfield-shall-have-received-all of the documents and fees specified in subsection paragraph (a) of this Section shall have filed with or paid to the Securities Department;
- 2) The application for registration is not then the subject of pending proceedings under Section 11(F) 11.F of the Act or of an order of suspension, denial or prohibition under Section 11 of the Act; and
- 3) There shall have been filed with the Securities
  Department a statement from the applicant, in
  writing (which may be by telegraphic or facsimile
  transmission), which either:
- A) States that no face amount certificate

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contracts which are part of the offering being registered have been sold in this State, or

- B) If face amount certificate contracts which are a part of the offering have been sold in this State, that discloses the name and address of each purchaser of such face amount certificate contract, the dollar amount and the exemption from registration relied upon in making such sale.
- 4)3) At least one of the following events shall have occurred:
- A) The Securities Department of-the-Office-of the-Secretary-of-State shall have notified the applicant, in writing (which may be by telegraphic or facsimile transmission), that such documents and fees conform to the requirements of the Act and this Part; or
- B}-The-Secretary-of-State-shall-have-issued an-order-granting-effectiveness-to-the application;-or
- B)c+ At least ten (10) business
  seven days shall have expired from and
  including the date on which the Beeurities
  Bepartment-in-Springfield-wes-in-receipt-of
  all of the documents and fees specified in
  subsection paragraph (a) of this
  Section have been filled with or paid to the
  Securities Department; and
- 5)4) There shall have been filed with the
  ---The Securities Department in-Springfield-shall
  have-received a statement from the applicant, in
  writing (which may be by telegraphic or facsimile
  transmission), dated no earlier than the first
  business day preceding the date on which the
  registration under Section 6(A) 6-A of the
  Act is to take effect, stating that
- A) The registration statement filed under the Federal 1933 Act is then in effect and
- B) The registration statement prospectus, including any amendments or supplements thereto, then on file with the Securities

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Department Secretary-of-State satisfies the requirements of Section 10(a)(3) of the Federal 1933 Act.

- d) The applicant shall file a notice with netffy the Securities Department in-Springfield, in writing (which may be by telegraphic or facsimile transmission), no later than the close of business on the second business day following the later of the effective date or the date on which the registration under Section 6(A) 67A of the Act shall take effect, of t
- 1)-If-the-applicant-is-not-a-registered-dealery
  the-name-of-at-least-one-registered-dealer-for-the
  face-amount-certificate-contracts-being-registered;
  or-if-no-registered-dealer-is-participating-in-the
  offering,-a-description-of-the-method-by-which-the
  face-amount-certificate-contracts-being-registered
  will-be-offered-and-sold-in-Illinois-in-compliance
  with-Section-8-of-the-Act;-and
- 2> the The date and-time that the registration statement or, if the applicant is electing the date of effectiveness of a post-effective amendment, that the post-effective amendment, became effective under the Federal 1933 Act.
- e) Any amendment to a registration under Section 6(A)
  6.A of the Act to add any series, type or class of
  face amount certificate contracts shall be filed with the
  Securities Department in Springfield prior to the offer
  or sale of the additional series, type or class of face
  amount certificate contracts in this State. Such
  amendment shall be accompanied by the additional
  registration fee required by Section 6(E) 6.B of
  the Act in the form and amount required by Section
  130.110 of this Part.
- filed the application may petition the Securities

  filed the application may petition the Securities

  Department in writing prior to effectiveness of the
  registration of the face amount certificate contracts
  under the Federal 1933 Act, for a waiver of automatic
  effectiveness of the registration of the face amount
  certificate contracts under the Act, if such
  effectiveness would cause the issuer, controlling person
  or registered dealer to violate any provision of the Act
  or this Section. The Securities Department shall notify

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writing of the Secretary's decision to grant or deny any request for waiver of automatic effectiveness. If the waiver is granted, the registration of the face amount certificate contracts shall become effective amount automatically on such date as shall be designated in writing by the issuer, controlling person or registered dealer who filed the application provided that such person has satisfied all of the other regulrements of the Act and this Section.

effective Ill. Reg. Amended at Source:

of Face Amount of Registration er Section 6 (F) Section 130.630 Renewal of Registra Certificate Contracts Under Section

- shall file an application for renewal of part or all of the face amount certificate contracts which remain unsold by filling with the Securities Department no later than seven (7) days prior to the date upon which the registration under Section 6(A) of the Act or renewal under Section (F) of the Act would expire on Form Under Section 6(F) of the Act would expire on Form or registered dealer and paying the fee set forth in Section 130.110 of this Part. Such application shall be accompanied by one copy of the prospectus in its most current form. (B
  - Any application for renewal of face amount certificate contracts filed with or fee paid to the Securities Department within six (6) days or less but prior to the date upon which the registration or renewal would expire shall pay the additional fee set forth in Section 130.110 of this Part. (q
- Any application for renewal of face amount certificate contracts filed with or fee paid to the Securities Department on or after the date upon which the registration would expire shall pay the additional fee set forth in Section 130.110 of this Part until the application is filed and the renewal fee and all such additional fees are paid. Θ
- The renewal of the registration under subsection (a), (b) or (c) of this Section shall take effect on the date ) of this Section shall take effect or prior registration or renewal expired this (b) or (c) Ģ

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- No application for renewal of face amount certificate contracts shall be deemed to be filed or take effect if the application, renewal fee or additional fee shall have been filed with or paid to the Securities Department more than one year after the most recent expiration of the registration of the registration. (e)
- the issuer, controlling person or registered dealer shall have filed with the Securities Department the name of at least one registered dealer which will be offering or selling the face amount certificate contracts or have filed an application for registration on Form U-4 or renewal on Form 8C(1) for at least one salesperson who the Securities Department will grant registration or concurrently with the renewal of the registration or renewal of the face amount certificate contracts and paid to the Securities Department the fee and additional feet if any, set forth in Section 130.110 of this Part. £)

effective Ill. Reg. Source: Added at

Section 130.650 Additional Fees Under Section 6 of the Act

- The Secretary shall impose an additional fee for the fallure to file with the Securities Department written notice of SEC effectiveness within two (2) business days of the date that the SEC has granted effectiveness. The additional fee for the third through tenth day shall be as set forth in Section 130.110 of this Part. a)
- The additional fee for filling written notice of SEC effectiveness after the thirteenth day shall be as set forth in Section 130.110 of this Part. 9
- The Secretary shall waive the additional fee if: σ
- or 1) the applicant has been granted a waiver of concurrent effectiveness by the Secretary;
- the additional fee, if paid, would render the applicant insolvent. 2)
- For the limited purposes of this Section, two (2) business days shall mean two (2) business days from the date of SEC effectiveness unless the offering is declared effective on a Saturday, Sunday or a holiday. If the date of SEC effectiveness is a Saturday, Sunday or a q)

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holiday, two (2) business days means two (2) business days after the first business day immediately following the Saturday, Sunday or holiday.

effective Ill. Reg. at Added (Source:

# SUBPART G: INVESTMENT FUND SHARES

Section 130.710 Procedures for Registration of Investment Fund Shares by Coordination under Section 7(A) 7.A of the Act

#### Filing requirements. (B)

- 1) Application for registration of investment fund shares pursuant to Section  $\frac{7(A)}{1}$  7-A of the Act shall be made by filing the following documents with the Securities Department in Springfield in the form required by Section 7(A)(2) 7-A-(2) of the Act:
- One copy of the registration statement (without exhibits) descriptive of the investment fund shares covered by the registration statement prespectus on file with the SEC Securities-and inchange commission in its most recent form as of the date of the initial filing under Section 7.A of the Act; 7 (A) A)
- The consent to service of process on Form U-2 or Illinois Form 10, if any, required by Section 7(A)(2)(b) 7.A. (2)(b) 6. 4. Act; and â
- on Form U-1, executed by the applicant, if a natural person; or by a general partner, if the applicant is be a partnership only; or by an officer of the applicant, if to be offered in this State and, if the applicant is electing the date of effectiveness a corporation; or in other cases by a credible person having knowledge of the facts, setting forth the title of the investment fund shares A completed Application to Register Securities a post-effective amendment filed or to be filed with the SEC Securities-and-Exchange ົວ

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defined in Section 2.13 of the Act, specifying such date as the "effective date" for purposes of paragraph 6 of the Application; and Commission as its "effective date" as

- the name of at least one registered dealer for the investment fund shares being registered, of if no registered dealer is participating in the offering, a description of the method by which the investment fund shares being registered will be offered and sold in Illinois in compliance with Section 8 of the Act; and If the applicant is not a registered dealer
- E)B) The filling registration fee required by Section 7(C) 7.0 of the Act in the form and amount required by Section 130.110 of this Part.
- The completed Application to Register Securities on Form U-1 shall constitute the application statement and the undertaking called for by Sections 7(A)(2)(c) 7-A-(2)(e) and 7(A)(2)(d) 7-A-(2)(d), respectively, of the Act, except that 5)
- The time period for filing documents described in the undertaking set forth in paragraph 9(b) of the Application shall be deemed to be the seven (7) calendar days after the forwarding thereof to the SEC Securities-and-Exchange Commission, æ
- OF need be filed pursuant to paragraph 9(b)(1) registration statement initial-prospectus as-defined-in-Section-7-A-(2)(a)-of-the-Act Only amendments to the federal registration statement which amend or supplement the the Application and B)
- The applicant otherwise shall be required to paragraph 9 of the Application only to the extent required by the Act and this Part. comply with the undertakings set forth in ΰ
- If, prior to the effective date, there shall have been filled with the Securities Department in Springfield shall-have-received all of the documents and fees specified in subsection paragraph (a) of this 9

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Section, registration of Investment Fund Shares under Section 7(A) 7.A of the Act shall become effective automatically on the effective date, provided that:

- 1) The application for registration is not then the subject of pending proceedings under Section 11(F) 44.F of the Act or of an order of suspension, denial or prohibition under Section 11 of the Act; and
- 2) At least one of the following events shall have occurred on or before the effective date:
- A) The Securities Department shall have notified the applicant, in writing (which may be by telegraphic or facsimile transmission), that such documents and fees conform to the requirements of the Act and this Part; or
- B}-Whe-Secretary-of-State-shall-have-issued an-order-granting-effectiveness-to-the application;-or
- B) c) At least ten (10) business seven days shall have expired from and including the date on which all of the documents and fees specified in subsection (a) of this Section have been filled with or paid to the Securities Department in Springfield was the receipt of all of this section served beautified was the securities of the documents and sees specified in paragraph (a) of this Section.
- 3)-Notwithstanding-the-foregoing-none-of-the
  events-specified-in-this-subparagraph-(2)-has
  occurred-on-or-before-the-effective-date;
  registration-under-Section-7.A-of-the-Act-shall-take
  effect-no-later-than-the-0th-day-from-and-including
  the-day-upon-which-the-registration-becomes
  effecty-pre-retroactive-to-the-reficetive-date;
  long-as-the-other-conditions-specified-in-this
  paragraph-(b)-are-satisfied-on-such-day:
- c) If the Securities Department in Springfield shall not have received, prior to the effective date, all of the documents specified in subsection paragraph (a) of this Section shall not have been filed with the Securities Department, the registration under Section

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- 7(A) 7.A. of the Act shall take effect on the date that all of the following conditions are satisfied:
- 1) All The-Securities-Department-in-Springfield shall-have-received-all of the documents and fees specified in subsection paragraph (a) of this Section shall have been filed with or paid to the Securities Department;
- 2) The application for registration is not then the subject of pending proceedings under Section 11(F) 11+F of the Act or of an order of suspension, denial or prohibition under Section 11 of the Act; and
- 3) There shall have been filed with the Securities
  Department a statement from the applicant in writing (which may be by telegraphic or facsimile transmission) either:
- A) That no investment fund shares which are part of the offering being registered have been sold in this State or
- the offering have been sold in this State, that gives the name and address of each purchaser of such investment fund shares, the dollar amount sold, and the exemption from registration relied upon in making such sale.
- 4)3+ At least one of the following events shall have occurred:
- A) The Securities Department shall have notified the applicant, in writing (which may be by telegraphic or facsimile transmission), that such documents and fees conform to the requirements of the Act and this Part; or
- B}-The-Secretary-of-State-shall-have-issued an-order-granting-effectiveness-to-the application:-or
- Seven days shall have expired from and including the date on which the Securities Department-in-Springfield-was-in-receipt-of all of the documents and fees specified in

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subsection paragraph (a) of this Section have been filed with the Securities Department; and

- 5)4+ There shall have been filed with the
  The Securities Department in Springfield
  Shait-have-received a statement from the
  applicant, in writing (which may be by telegraphic
  or facsimile transmission), dated no earlier than
  the first business day preceding the date on which
  the registration statement under Section 7(A)
  7+A of the Act is to take effect, stating that
- A) The registration statement filled under the Federal 1933 Act is then in effect and
- B) The registration statement prospectus, including any amendments or supplements thereto, then on file with the Securities Department Secretary-of-State satisfies the requirements of Section 10(a)(3) of the Federal 1933 Act.
- d) The applicant shall file notice with netify the Securities Department in-Springfield, in writing (which may be by telegraphic or facsimile transmission), no later than the close of business on the second business day following the later of the effective date or the date on which the registration under Section  $\frac{7(A)}{7}$  7.A of the Act shall take effect, of the section and the second business day following the later of the section and the second business are secured.
- th-if-the-applicant-is-not-a-registered-dealer;
  the-name-of-at-least-one-registered-dealer-for-the
  investment-fund-shares-being-registered;-or-if-no
  registered-dealer-is-participating-in-the-offering;
  a-description-of-the-method-by-which-the-investment
  fund-shares-being-registered-will-be-offered-and
  sold-in-lilinois-in-compliance-with-Section-8-of-the
  Actr-and
- 2) the paper and time that the registration statement or, if the applicant is electing the date of effectiveness of a post-effective amendment, that the post-effective amendment, became effective under the Federal 1933 Act.
- e) Any amendment to a registration under Section 7(A) 7.A of the Act to add any class or classes of shares

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of the same rank, general description and characteristics of the investment fund shares previously registered shall be filed with the Securities Department in Springfield prior to the offer or sale of the additional class or classes of investment fund shares in this State. Such amendment shall be accompanied by the additional registration fee required by Section 7(D) 7.B of the Act in the form and amount specified in Section 130.110 of this Part.

filed the application may petition the Securities
Filed the application may petition the Securities
Department in writing prior to the effectiveness of the
registration of the investment fund shares under the
Federal 1933 Act, for a wanver of automatic effectiveness
of the registration of the investment fund shares under
the Act if such effectiveness would cause the issuer,
controlling person or registered dealer to violate any
provision of the Act or this Section. The Securities
Department shall notify the issuer, controlling person or
registered dealer in writing of the Secretary's decision
to grant or deny any request for waiver of automatic
effectiveness. If the waiver is granted, the
registration of the investment fund shares shall be
effective automatically on such date as shall be
designated in writing by the issuer, controlling person
or registered dealer who filed the application; provided
that such person has satisfied all of the requirements of
the Act and this Section.

(Source: Amended at Ill. Reg. , effective

Section 130.715 Amendatory Statement for the Registration of Additional Class or Classes or the Reporting of a Change in Organization or Operations Pursuant to Section 7(D) of the Act

- a) Unless and until the registration of investment fund shares is suspended or terminated, the application for registration may be amended by the registrant by filing Illinois Form 7D-7E. The registrant shall file an amendatory statement together with a nonrefundable filing fee set forth in Section 130.110 of this Part for each period.
- b) The amendatory statement shall be filled in the following circumstances:

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- ) if there is a change in the registrant's name or address;
- 2) if the registrant elects to register an additional class or classes of shares of the same rank, general description and characteristics as the class or classes previously registered and proposed to be offered under like terms, procedures and conditions; or
- 3) if there is a change in the registrant's plan of operation or organization such as, but not limited to, changes in investment advisers, state of incorporation or management policies.

(Source: Added at \_\_\_\_ Ill. Reg. \_\_\_\_, effective

Section 130.730 Renewal of Registration of Investment Fund Shares Under Section 7(G) of the Act

- a) An issuer, controlling person or registered dealer shall file an application for renewal of part or all of the securities which remain unsold by filling with the Securities Department no later than ten (10) business days prior to the date upon which the registration under Section 7(A) of the Act or renewal under Section 7(G) of the Act would expire on Form 7G or Form U-1 executed by an officer of the issuer, controlling person or registered dealer and paying the fee set forth in Section 130.110 of this Part. Such application shall be accompanied by a copy of the prospectus and Statement of Additional Information in their most current form.
- b) Any application for renewal of investment fund shares filed with or fee paid to the Securities Department within nine (9) business days or less but prior to the date upon which the registration would expire shall pay an additional fee set forth in Section 130.110 of this Part.
- filed with or fee paid to the Securities Department on or after the date upon which the registration would expire shall pay an additional fee set forth in Section 130.110 of this Part until the application is filed and the renewal fees and all such additional fees are paid.

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- d) The renewal of the registration under subsection (a), (b) or (c) of this Section shall take effect on the date that the prior registration or renewal expired.
- shall be deemed to be filed or take effect if the application, renewal fee or additional fee shall have been filed with or paid to the Securities Department more than one year after the most recent expiration of the registration or renewal of registration.
- the issuer, controlling person or registered dealer shall have filled with the Securities Department the name of at least one registered dealer which will be offering or selling the investment fund shares or have filled an application on Form U-4 or renewal on Form 8C(1) for registeration for at least one salesperson who the Securities Department will grant registration or concurrently with the renewal of the registration or renewal of the the investment fund shares and paid to the Securities Department the fee set forth in Section 130.110 of this Part.

(Source: Added at \_\_\_\_\_Ill. Reg. \_\_\_\_, effective

Section 130.750 Additional Fees Under Section 7 of the Act

- a) The Secretary shall impose an additional fee for the fallure to file with the Securities Department written notice of SEC effectiveness within two (2) business days of the date that the SEC has granted effectiveness. The additional fee for the third through tenth day shall be as set forth in Section 130.110 of this Part.
- b) The additional fee for filing written notice of SEC effectiveness after the thirteenth day shall be as set forth in Section 130.110 of this Part.
- c) The Secretary shall waive the additional fee if:
- 1) the applicant has been granted a waiver of concurrent effectiveness; or
- 2) the additional fee, if paid, would render the applicant insolvent.

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For the limited purposes of this Section, two (2) business days shall mean two (2) business days from the date of SEC effectiveness unless the offering is declared effective on a Saturday, Sunday or a holiday. If the date of SEC effectiveness is a Saturday, Sunday or a holiday, two (2) business days means two (2) business days means two (2) business days after the first business day immediately following the Saturday, Sunday or holiday.

, effective Ill. Reg. (Source: Added at DEALERS, SALESPERSONS AND INVESTMENT ADVISERS REGISTRATION OF SUBPART H:

Section 130.810 Procedures for Registration as a Dealer Under Section 8(B) of the Act 7-0fffeer and Salesperson Examination and Registration Requirements

competency to engage in the business of dealing in, buying or selling securities. Every An officer or person performing a similar function of a dealer, who sells securities in this State state; (other than for his or her own account), shall be deemed to be a salesperson and must be registered as such in accordance with Section 8(C) of the Act. No person shall be registered as a dealery-and-no-person-shall be-registered-as-a-salesperson unless satisfactory evidence shall have been furnished to the Secretary of-State of the trustworthiness of the applicant and the applicant's; officers, directors, partners, principal, members and/or trustees. No person shall be registered as a dealer or sulesperson until that person shall have given evidence of

- Each applicant for registration as a dealer shall deliver to the NASD Form BD or, if already on file with the NASD, the regulsite amendment which indicates that an application is on file in this State and pay to the NASD the registration fee specified in Section 130.110 of this Part.
- with the Securities Department a complete and current application and pay to the Securities Department the branch office fee, if any, specified in Section 130.110 of this Part. The application shall consist of the following: Q

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- Form BD, Uniform Application for Broker-Dealer Registration, together with Schedule E thereto listing each branch office in this State;
- 2) A Consent to Service of Process for the applicant on Uniform Form U-2, or Illinois Form 10 or the Consent set forth in Form BD, if any, unless the applicant is a corporation organized or authorized to transact business under the laws of this State;
- or other financial statement of the dealer certified by an independent certified public accountant, if 3) An unaudited balance sheet for the applicant verified by the chief financial officer of the dealer or other person who holds a similar position as of a date not more than sixty (60) days prior to the application is deemed to be filed with the Securities Department and applicable computations which demonstrate compliance with Section 130.826 of this Part as of the date of the balance sheet, together with the most recent statement of financial condition, income statement
- One copy of the Illinois Form designating each principal of the dealer;
- One copy of the Illinois Form designating the dealer's accountant and the dealer's annual audit 2
- attestation that the dealer did not engage in the sale of securities in this State during the last five (5) years immediately preceding the filing of the application, or setting forth a claim of exemption for each sale of securities in the State; 6) One copy of the Illinois Form containing an
- One copy of the Illinois Form setting forth the dealer's minimum net capital requirement;
- any, between the dealer and any officer, director, partner or manager of the dealer or other person; which loan agreement, if any, shall be in the form required by the NASD; One copy of each subordinated loan agreement, if
- One copy of the most current form of applicant's Articles of Incorporation and By-laws, or

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Partnership Agreement, as applicable, or such other document, if any, by which an applicant that is not a natural person was formed:

- office in this State and intends to keep the records required under Section 130.825 of this Part outside of this State, one copy of the Illinois Form requesting a waiver of the requirement to maintain its records in this State;
  - Page (2) of Form U-4 for each officer and director of the dealer, except that for applicants that are members of the NASD, such page (2) need only be submitted for those officers and directors for whom a Form U-4 has not been filed with the Securities Department on the behalf of the applicant though the CRD; and
- Any other information or document that the Securities Department may require to determine the dealer's business repute or to clarify statements made in the application for registration. 12)
- the principals individuals who, on behalf of the principals individuals who, on behalf of the applicant, participate in or are responsible for the trusteesy-managers-and-other-individuals-whoy-on-behalf of-the-applicant;-participate-in-or-are-responsible-for registration as a dealer, the applicant shall furnish competency to engage in the business of dealing in buying or selling securities by passing one of the examinations listed in Section 130.822 of this Part the Securities - Bealer - Braminetien by a score of 708 sale of securities in Illinois are required will-be Secretary of-State that the principal or principals have he-or-she-has sufficient knowledge of the securities business and the laws relating correct\_ er-the-Securities-Salesperson-Bramination required-by-the-Secretary-of-State to take such an a-list-of-officersy-directorsy-partnersy-membersy thereto to-act-as-a-dealer-or-salesperson.

  bil the case of a person, other than a natural person an-individuel, filing an application for by-a-seere-of-70%-eorreet to demonstrate to the Secretary the - Securities - Dealer - Bramination on c) a > Each person applying for registration as a dealer or-satesperson shall give evidence of examination or obtain such a waiver from the

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behalf of the applicant. Each registered dealer shall amend the list not later than ten (10) #0 business days after any change of any principal principals the findividuats.

- At or prior to registration of the dealer, there must be on file with the Securities Department whether through the CRD or otherwise, the following:
- examinations listed in Section 130.822 of this Part for each principal required to take such examination pursuant to subsection (5) of this Section, unless the Secretary shall have issued an Order waiving such examination requirements pursuant to Section 130.823 of this Part and Section 8(B)(9) of the Act;
- A Form U-4 for each officer and director or each other person performing a similar function of the applicant who is required to register as a salesperson as provided in this Section, and a page (2) of Form U-4 for each other officer or director of the applicant; 5
- Any and all amendments required to the application and documents filed pursuant to subsection (a) of this Section, whether as the result of a change in the information provided since the date of filing, or otherwise; and
- registration of a salesperson pursuant to such application upon the registration of the dealer. At least one salesperson must be registered on behalf of a dealer which is an NASD member by the Securities Department within ten (10) days after the grant of registration. Notwithstanding the foregoing, any dealer which effects trades solely as In the case of a dealer which is not a member of the NASD, an application for registration of a salesperson on Form U-4. The Securities Department in its discretion is willing to grant concurrent a clearing dealer on behalf of other dealers need not register any salesperson. 4)
- Securities Department shall send to the dealer a certificate as evidence of such registration. The certificate shall be displayed in the dealer's principal office in this State, and a facsimile thereof shall be

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displayed in each other office in this State, in each case, in a location conspicuous to the public. If the dealer has no office in this State, the certificate shall be so displayed at the dealer's principal place of business.

- The application and documents on file with the Securities Department with respect to the dealer shall be amended from time to time whenever a change occurs which renders the information contained therein not accurate in any material respect. Such amendment shall be filed with the NASD, if the dealer is a member of the NASD or with the Securities Department if the dealer is not a member the Securities Department if the dealer is not a mem of the NASD, within ten (10) business days after the occurrence of the change. (j
- examine-any-or-ali-applicants-oraliyy-either-prior-toy-or thereof.---The-examination-may-be-conducted-at-a-place-and physically-handicapped-to-the-extent-that-the-examination the-Secretary-of-State---Notwithstanding-anything-to-the Galesperson-Examination-shall-be-in-a-form-preseribed-by time-as-the-Secretary-of-State-may-designate:--An-orai contrary-contained-herein,-the-Secretary-of-State-may examination-may-be-conducted-when-the-applicant-is subsequent-to\_-the-written-examination-or-in-lieu e)-The-Securities-Dealer-Examination-and-Securities cannot-be-manually-written-
- tts-accompanying-documents-and-its-registration-feer--The the-Securities-Salesperson-Examination-may-enroll-to-take the-examination-no-sooner-than-one-eatendar-month-after individual-failing-the-Securities-Dealer-Examination-or failing-it-once,-no-sooner-than-2-calendar-months-after a-complete-application-for-registration,-together-with d}-Prior-to-the-examination-each-applicant-shall-submit fatiing-it-twice-in-successiony-and-no-sooner-than-3 examination-fee-shall-be-paid-prior-to-the-time-the applicant-is-enrolled-to-take-the-examination---An calendar-months-after-failing-three-times-in BUCCCCCCCCCC
- in-the-business-of-dealing-in-or-selling-securities times-in-succession-is-evidence-that-the-applicant lacks-the-necessary-degree-of-competency-to-engage and-is-prime-facie-grounds-to-deny-an-application 1)-Patlure-to-pass-either-of-the-examinations-four for-registration-as-a-securities-dealer-or securities-salesperson-

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- With-a-securities-dealer-who-is-registered-under-the and/or-secondary-school-courses-related-to-finance; preparation-and-study-the-applicant-has-undertaken to-be-enrolled-for-the-examination-if-such-request Preparation-and-study-must-include-business-course than-3-months-after-the-fourth-successive-failure, appitent-may-submit-a-written-requesty-no-sooner or-the-securities-business-or-a-training-program is-accompanted-by-an-explanation-of-the-type-of and-completed-for-the-retake-examination-2)-After-the-fourth-successive-fatiurey-an
- regutatory-or-guasi-regutatory-authorities,-or-by-private Bxamination-as-the-equivalent-of-their-own-examinationsas-comprehensive-as-the-Securities-Beaier-Byamination-or order,-designate-examinations-of-securities-desiers-and securities-salespersons-which-are-adminiatered-by-other examinations-designated-by-the-Secretary-of-State-to-be grant-reciprocity-by-agreeing-to-accept-the-Securities 5xamination-or-the-Securities-Salesperson-Bxamination-Association-of-Securities-Desiersy-the-Securities-and the-Securities-Salesperson-Bramination,-which-states Salesperson-Examination,-as-the-equivalent-thereof-Examinations-which-are-given-by-the-New-York-Stock are-deemed-the-equivalent-of-the-Securities-Beater Bachangey-the-Midwest-Stock-Bachangey-the-National e}-The-Secretary-of-State-may,-by-rule,-regulation-or Dealer-Examination-or-the-Securities-Salesperson organizations; -which-are-as-comprehensive-as-the Securities-Bealer-Examination-or-the-Securities Exchange-Commission, and various states having
- ut" solely to implement a supplemental procedure known as the filing made with the NASD National-Association-of Gecurities-Dealers, inc utilizing the single automated system referred to hereinabove as the CRD Gentral based registration system, for the registration and re-registration of dealers and salespersons, the term the Office of the Secretary of State", as used in Sections 8(B) and 8(C) of the Act chr-121-1/27-pers-137-8B-and-86-of-the-Illinois-Revised-Statutes-1981, and "with the Secretary of State", as used in Section 8(H) of the Act ch.-121-1/27-par--137.0H-of-said Statutes, and "with the Securities Department", as used in Section 130.820 of this Part, shall include a CRD Central-Registration-Bepository, a computer g) f) For the limited purpose of this Section and Registration-Depository.

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of-dealers-and-salespersons;-in-addition-to-other-forms prescribed;-the-following-forms-may-be-used-for-the g}-wo-facilitate-the-registration-and-re-registration purposes-as-set-forth-

constitutions-and-rules-of-the Broker-Beater-or-to-amend-such Securities-and-Exchange-Act-of 1934,-er-under-the-laws-of-the Form-BB--Application-for-Registration; self-regulatory-organizations bicenser-or-Membership-as-a jurisdictions-or-under-thean-application-under-theaccepting-this-formPorm-V-4-Uniform-Application-for-Securities Endustry-Registration:

Seeurities-Industry-Registration. Poem-U-5-Unifoem-geemination-Notice-for, effective Ill. Reg. Source: Amended at

Section 130.820 Procedures for Renewal and Withdrawal from Registration as a Dealer

- If a registered dealer wishes to withdraw its registration in this State, it shall file a Form BDW with the NASD, if the dealer is a member of the NASD or with the Securities Department if the dealer is not a member of the NASD indicating such intent. a)
- registration, it shall file the renewal fee as specified in Section 130.110 of this Part with the NASD, if the dealer is a member of the NASD or with the Securities Department if the dealer is not a member of the NASD. Any amended Form BD shall also be filed with the NASD, the dealer is a member of the NASD or with the Securities Department if the dealer is not a member of the NASD within the Courities Within ten (10) business days if any changes occur in the within ten (10) business days if any changes occur in the information that was filed with the Securities Department when the dealer applied for registration. Q
- After the fee for renewal filed with the NASD is forwarded to the Securities Department, the Securities Department shall issue the dealer a certificate of G

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any, and a copy of the certificate shall be displayed in each branch office in this State. registration. Pursuant to Section 8(B) of the Act, the certificate shall be displayed in a manner conspicuous the public in the dealer's main office in Illinois, if

effective Ill. Reg. Added at (Source:

Reporting of Dealer Branch Office Location(s) and Required Fees Section 130.821

- Each applicant for registration as a dealer shall file with the Securities Department with its application a schedule setting forth the address of each branch office in this State as defined in Section 130.280 of this Form designating branch offices A-schedule disclosing each three-or-more payment of the fee in the form and amount specified in Section 130.110 of this Part for each branch office in this State excess-of-two. a)
- Securities Department on or before December 31 in 1989 and thereafter annually on or before June 30 at least 6-days-prior-to-re-registration a schedule setting forth the address of each branch office and pay to the Securities Department in Springfield a fee in the form and amount specified in Section 130.110 of this Part for Each registered dealer shall file or have filed with the each branch office in this State excess-of-two. Q
- shall become effective until such schedule of the dealer's branch offices in Illinois, if any, has been filed with the Securities Department and such fee, if No registration er-re-registration of a dealer any, has been paid. ๋
- registration by filling one copy of the Tilinois Form designating branch offices Schedule E to Form BD with the NASD and the Securities Department in Springfield within ten (10) 10 business days after: The registered dealer shall amend its application for <del>م</del>)
- 1) the opening of any branch office in this State pay-any-required-fee-in-the-form-and-amount not previously reported and; setting forth the address of such branch office;; and specified-in-Section-138-118-of-this-Part:

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setting forth the address of such branch office. Ill. Reg. Source: Amended at

Section 130.826 Registered Dealer Net Capital Regulrements Regulrement

- it meets the conditions of and elects to utilize the alternative method for computation set forth in paragraph (f) of Rule 15c3-1 under the Federal 1934 Act. No dealer electing to use such alternative method shall permit its net capital to fall below two (2) percent of aggregate debit items as computed in accordance with Rule 15c3-3(a) under the Federal 1934 Act as in effect on July 1, 1989. No registered dealer registered-by-the-Beeretary-of State shall permit its aggregate indebtedness to all other persons to exceed 1500% of its net capital unless
- In addition to meeting the requirement set forth in subsection (a) of this Section, a dealer subject to the aggregate indebtedness method of net capital computation shall: a
- 1) If engaged in a general securities business (that is, a securities business that is not described in subsection (2) or (3) of this subsection (b)), in all cases maintain net capital of not less than \$25,000.00;
- for or owe money or securities to, customers and does not carry accounts of, or for, customers the Federal 1934 Act), and otherwise meets the conditions of and limits its securities activities for those described in Rule 15c3-1(a)(2) under Federal 1934 Act, in all cases maintain minimum net capital of not less \$5,000.00; If the dealer does not hold funds or securities
- If the dealer is engaged, in the manner described in Rule 15c3-1(a)(3) under the Federal 1934 Act, solely redeemable shares of registered investment companies and of interests or participation in an insurance company separate account and certain related transactions described in Rule 15c3-1(a)(3) under the Federal 1934 Act, in all cases maintain net capital of not less than \$2,500.00; and

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- 4) If the dealer acts as a market maker, in all cases, maintain net capital of not less than the greater of \$25,000 tor \$2,500.00 per security in which the dealer makes a market (unless a security in which the dealer makes a market has a market value of \$5.00 or less in which event the amount of net capital shall be not less than \$500.00 for each such security) based on the average number of such markets made by such dealer during the 30 days immediately preceding the computation date, except that no dealer shall be required, by virtue of this subsection (4), to maintain net capital in excess of \$100,000.00.
- c) A dealer electing to utilize the alternative method for computation set forth in paragraph (f) of Rule 15c3-1 under the Federal 1934 Act shall, in addition to meeting the requirement set forth in subsection (a) of this Section, maintain net capital of not less than \$100,000.00 or, in the case of a dealer effecting transactions solely in municipal securities, of not less than \$25,000.00.
- applicable computations set forth in subsections (a).

  (b) or (c) of this Section made-a-computation-of-net capital-and-ratio-of-aggregate-indebtedness-to-net eapital not less than monthly and shall preserve such net-eapital computations as part of the records required by Section 130.825 of this Part. d)b+ Each Every dealer shall make the
- A registered dealer which holds funds or securities for, or owes money or securities to, customers and carries accounts of, or for, customers, except for those granted under the provisions of Rule 15c3-1(a)(1) under the Federal 1934 Act, shall meet the provisions of Rule 15c3-3 under the Federal 1934 Act unless otherwise exempt pursuant to the provisions thereunder.
- uniform interpretation, the terms "aggregate indebtedness" and "net capital" of a dealer shall be computed as set out in Rule 15c3-1 or Rule 15c3-3 (a) under the Federal 1934 Act Securities Brehange-Act of-1934.

  "general securities business" and "market maker" shall be defined as set forth in Rule 15c3-1 under the Federal 1934 Act. f)et For the purpose of this Section and to insure

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dealer to be subject to the requirements of this Section. position of the dealer and the safeguards that have been established for the protection of customers' funds and securities, and it is not necessary in the public interest or for the protection of investors for the dealer-which-satisfies-the-Secretary-of-State-that, because of the special nature of business or financial g)d} The Secretary of-State may exempt a dealer from the requirements of this Section a

effective Ill. Reg. Amended at (Source:

Section 130.840 Procedures for Registration as an Investment Adviser Under Section 8(D) of the Act Advisers-Examination and-Registration-Registraments

- Each applicant for registration as an investment adviser shall file with the Securities Department a complete and current application and pay to the Securities Department the filing fee and branch office fee, if any, specified in Section 130.110 of this Part. The application shall consist of the following: a)
- 1) Form ADV, Uniform Application for Investment
  Adviser Registration, including Schedule E thereto
  listing all branch offices in this State;
- A Consent to Service of Process for the investment adviser on Form ADV, Uniform Form U-2, or Illinois Form 10; unless the applicant is a corporation organized or authorized to transact business under the laws of this State; 5)
- A balance sheet for the investment adviser as of a date not more than sixty (60) days prior to the date of the filing of the application. The balance sheet shall be verified and executed by the chief financial officer of the investment adviser, if any, or other person preforming a similar function and must contain:
- an affirmation that the information is true and correct; and A)
- a statement disclosing whether the investment adviser retains or during the term of registration will retain custody of any client's cash or securities or accept B)

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pre-payment of fees in excess of \$500.00 per client and six (6) or more months in advance;

- One copy of the applicant's Articles of Incorporation or if a partnership, certificate of assumed name and a copy of any amendments thereto,
- adviser, there shall be on file with the Securities Department whether through the CRD or otherwise, the following:
- examinations, certifications or designations listed in Section 130.842 of this Part for each regulred principal, unless the Secretary shall have issued an order waiving such requirement pursuant to Section 8 (D) of the Act; and
- Any and all amendments required to the application and documents filled pursuant to subsection (a) of this Section, whether as a result of a change in the information provided since the date of filing, or otherwise. B)
- One copy of Form 8D(10) or Schedule D of Form ADV listing the name and address of each investment adviser representative who renders investment advice in this State on behalf of the applicant; (9
- One copy of the Illinois Form containing the investment adviser's designated audit date, if other than fiscal year end:
- compensation in this State, or setting forth a claim of exemption or exclusion; 8) One copy of the Illinois Form containing an attestation that the investment adviser has not previously rendered investment advice for
- One copy of a written statement manually executed by an officer, partner or principal of the registered dealer consenting to the dual registration as investment adviser and salesperson, if regulred, and 6
- attestation from an officer, general partner or sole proprietor that: One copy of the Illinois Form containing an 10)

## NOTICE OF PROPOSED AMENDMENT(S)

- he or she has read and understands the Act and the Rules and Regulations thereunder; A) he
- representative acting on behalf of the investment adviser in this State to read and understand the Act and applicable Rules and Regulations in this Part. he or she will cause each investment adviser B)
- doubthe grant of registration of an investment adviser, the Securities Department shall send to the investment adviser a certificate as evidence of such registration. The certificate shall be displayed in the investment adviser's principal office in this State, in each case, in a location conspicuous to the public. If the investment adviser has no office in this State, the certificate shall be so office in this State, in each case, in a location conspicuous to the public. If the investment adviser has no office in this State, the certificate shall be so displayed at the investment adviser's principal place of business. 9
- contained therein not accurate in any material respect. Such amendment shall be filled with the Securities Department within ten (10) business days after the occurrence of the change. The application and documents on file with the Securities Department with respect to the investment adviser shall be amended from time to time whenever a change occurs which renders any material information ô
- shall-be-determined-by-oral-or-written-examination-before their-competency-to-engage-in-the-business-of-rendering investment-advice:--The-evidence-shall-be-in-writing-or trustworthiness-of-the-appideanty-officersy-directorsy members,-managing-agents,-or-trustees-thereof,-and-of the-Secretary-of-State-or-his-duly-authorized-agentsadviser-unless-satisfactory-evidence-shall-have-been a)-No-person-shali-be-registered-as-an-investment furnished-to-the-Secretary-of-State-of-the
- this-Bection-shall-be-taken-by-the-principal-executive actively-engaged-in-the-conduct-and-management-of-the applicantle-investment-advisory-business-in-Fliinoisb)-Any-written-examination-required-by-paragraph-(a)-of officer,-manager-or-employee-of-the-applicant-whe-is

effective Ill. Reg. Amended at (Source:

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Reporting of Investment Adviser Branch Office Location(s) and Required Fees Section 130.841

- branch office in this State as defined in Section 130.280 of this Part. Schedule E of Form ADV A schedule disclosing each three-or-more branch office in this State offices shall be accompanied by the payment of the fee in the form and amount specified in Section 130.110 of this Part for each branch each a) Each applicant for registration as a investment adviser application a schedule setting forth the address of shall file with the Securities Department with its office in this State excess-of-two.
- to the Securities Department in Springfield a fee in the form and amount specified in Section 130.110 of this Part for each branch office in this State excess-of (6) 6 days prior to re-registration a schedule setting forth the address of each branch office and pay Each registered investment adviser shall file or have filed with the Securities Department at least six (q
- the investment adviser's branch offices has been filed with the Securities Department and such fee, if any, has adviser shall become effective until such schedule of No registration or re-registration of an investment been paid. G
- The registered investment adviser shall amend its application for registration by filling with the Securities Department in Springfield within ten (10) 10 business days after: ď)
- 1) the opening of any branch office in this State not previously reported , and setting forth the address of such branch office; , and pay-any-required-fee-in-the-form-and-amount specificaling-Section-130-1190-of-this-Part.
- the closing of any branch office in this State and setting forth the address of such branch office. 2)

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Amended
(Source:

Section 130.846 Written Disclosure Statements of a Registered Investment Adviser

# NOTICE OF PROPOSED AMENDMENT(S)

Section, an investment adviser, registered or required to be registered pursuant to Section 8(D) of the Act, shall, in accordance with the provisions of this Section, furnish each advisory client and prospective advisory client with a written disclosure statement which may be either a copy of Part II of its Form ADV which complies with Rule 204-1(b) under the Federal 1940 Investment Advisers Act or a written document containing at least the information then so required by Part II of Form ADV.

#### b) Delivery.

- 1) An investment adviser, except as provided in subsection (2) of this subsection (b), shall deliver the statement required by this Section to an advisory client or prospective advisory client:
- A) not less than 48 hours prior to entering into any written or oral investment advisory contract with such client or prospective client; or
- B) at the time of entering into any such contract, if the advisory client has a right to terminate the contract without penalty within five (5) business days after entering into the contract.
- 2) Delivery of the statement required by subsection (1) of this subsection (b) need not be made in connection with entering into:

# A) an investment company contract; or

B) a contract for impersonal advisory services.

### c) Offer to deliver.

- 1) An investment adviser, except as provided in subsection (2) of this subsection (c), annually shall, without charge, deliver or offer in writing to deliver upon written request to each of its advisory clients the statement required by this Section.
- 2) The delivery or offer required by subsection (1) of this subsection (c) need not be made to advisory

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clients receiving advisory services solely pursuant to:

# A) an investment company contract; or

- B) a contract for impersonal advisory services requiring a payment of less than \$200.00.
- 3) With respect to an advisory client entering into a contract or receiving advisory services pursuant to a contract for impersonal advisory services which requires a payment of \$200.00 or more, an offer of the type specified in subsection (1) of this subsection (c) shall also be made at the time of entering into an advisory contract.
- 4) Any statement requested in writing by an advisory client pursuant to an offer required by this subsection (c) must be mailed or delivered within seven (7) days of the receipt of the request.
- advisor of inapplicable information. If an investment advisor renders substantially different types of investment advisory services to different advisory clients, any information required by Part II of Form ADV may be omitted from the statement furnished to an advisory client or prospective advisory client if such information is applicable only to a type of investment advisory service or fee which is not rendered or charged, or proposed to be rendered or charged, to that client or prospective client.
- celleve any investment adviser from any obligation pursuant to any provision of the Act or the Rules and Regulations thereunder or other federal or state law to disclose any information to its advisory clients or prospective advisory clients not specifically required by this Section.

# f) Definitions. For the purpose of this Section:

- 1) "contract for impersonal advisory services" means any contract relating solely to the provision of investment advisory services:
- A) by means of written material or oral

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statements which do not purport to meet the objectives or needs of specific individuals or accounts;

- ದ through the issuance of statistical information containing no expression of opinion as to the investment merits of e particular security; or **a**
- any combination of the foregoing services c)
- "entering into," in reference to an investment advisory contract, does not include an extension or renewal without material change of any such contract which is in effect immediately prior to such extension or renewal; and
- "investment company contract" means a contract with an investment company registered under the Investment Company Act of 1940 which meets the requirements of Section 15(c) of the Federal 1934 Act. 3

effective Ill. Reg. Source: Added at

Section 130.847 Financial and Disciplinary Information That Investment Advisers Must Disclose to Clients

- It shall constitute a fraudulent, deceptive or manipulative act, practice or course of business within the meaning of Section 12(J)(3) of the Act for any investment adviser to fail to disclose to any client or prospective client all material facts with respect to:
- A financial condition of the investment adviser that is reasonably possible to impair the ability of the investment adviser to meet contractual commitments to clients, if the investment adviser has discretionary authority (express or implied) or custody over such client's funds or securities, or requires prepayment of advisory fees of more than \$500.00 from such client and six (6) months or more n advance; or
- A legal or disciplinary event that is material to an evaluation of the investment adviser's integrity or ability to meet contractual commitments to clients.

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- It shall constitute a rebuttable presumption that the following legal or disciplinary events involving the investment adviser or a management person of the investment adviser (any of the foregoing being referred to hereafter as "person") that were not resolved in the person's favor or subsequently reversed, suspended or vacated are material within the meaning of subsection (a)(2) of this Section for a period of ten (10) years from the time of the event: 9
- A criminal or civil action in a court of competent jurisdiction in which the person:
- contendere ("no contest") to a felony or misdemeanor, or is the named subject of a pending criminal proceeding (any of the foregoing referred to hereafter as "action"), and such action involved an investment related business; or fraud, false statements, or omissions; or wrongful taking of property; or bribery, forgery, counterfeiting or extortion; R
- was found to have violated or caused the violation of an investment related statute or regulation; or
- was the subject of any order, judgment or decree permanently or temporarily enjoining the person from, or otherwise limiting the person from, engaging in any investment related activity. O
- 2) Administrative proceedings before the SEC, any other federal regulatory agency or any state agency (any of the foregoing being referred to hereafter as "agency") in which the person:
- related business to lose its authorization to do business; or A) was found to have caused an investment
- was found to have violated or caused the violation of an investment related statute or regulation and was the subject of an order by the agency denying, suspending or revoking the authorization of the person to act in, or barring or suspending the person's association with, an investment related business, or B)

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otherwise significantly limiting the person's investment related activities.

- Self Regulatory Organization (SRO) proceedings in which the person: 9
- A) was found to have caused an investment related business to lose its authorization to do business; or
- was found to have violated or caused the violation of the SRO's rules and was the subject of an order by the SRO barring or suspending the person from membership or from association with other members, or expelling the person from membership, fining the person more than \$2,500.00, or otherwise significantly limiting the person's investment related activities. B)
- The information required to be disclosed by subsection (a) of this Section shall be disclosed to clients promptly, and to prospective clients not less than 48 hours prior to entering into any written or oral investment advisory contract, or no later than the time of entering into such contract if the client has the right to terminate the contract without penalty within five (5) business days after entering into the contract
- For purposes of this Section: g
- 1) "Management person" means a person with power to exercise, directly or indirectly, a controlling influence over the management or policies of an investment adviser which is a company or to determine the general investment advice given to clients.
- adjudication or consent in a final SRO proceeding, administrative proceeding or court action. "Found" means determined or ascertained by 5
- "Investment related" means pertaining to securities, commodities, banking, insurance or real estate (including, but not limited to, acting as or being associated with a broker, dealer, investment company, investment adviser, government securities broker or dealer, municipal securities dealer, bank, savings and loan association, entity or person 3)

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reguired to be registered under the Federal 1974 Act, or fiduciary).

- 4) "Involved" means acting or aiding, abetting, causing, counseling, commanding, inducing, conspiring with or failing reasonably to supervise another in doing an act.
- means any national securities or commodities exchange, registered association or registered clearing agency. "Self Regulatory Organization" or "SRO" 2
- e) For purposes of calculating the ten (10) year period during which events are presumed to be material under subsection (b) of this Section, the date of a reportable event shall be the date on which the final order, judgment or decree was entered, or the date on which any rights of appeal from preliminary orders, judgments or decrees lapsed.
- Compliance with subsection (b) of this Section shall not relieve any investment adviser from the disclosure obligations of subsection (a) of this Section, compliance with subsection (a) of this Section shall not relieve any investment adviser from any other disclosure requirement under this Part or the Act, or under any other federal or state law. £)
- Registered investment advisers may disclose the information required by this Section to clients and prospective clients with the information required by Section 130.846 of this Part; provided that the delivery of the information satisfies the timing of disclosure requirements described in subsection (c) of this Section. 9

, effective Ill. Reg. Source: Added at

Section 130.860 Additional Fees Under Section 8 of the Act

- a) The additional fee for the failure by a registered dealer or investment adviser to file or file timely an required statement of financial condition or financial statement shall be as set forth in Section 130.110 of this Part.
- The additional fee for the second and subsequent failure by a registered dealer or investment adviser to <u>a</u>

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file or file timely a statement of financial condition or financial statement shall be as set forth in Section 130.110 of this Part.

- The additional fee for the failure by a registered dealer or investment adviser to file or file timely any other post-registration document required under Section of the Act or this Part shall be as set forth in Section 130.110 of this Part.
- failure by a registered dealer or investment adviser to file or file timely any other post-registration document regulred under Section 8 of the Act or this Part shall be as set forth in Section 130.110 of this Part. The additional fee for the second and subsequent
- The Secretary, at his or her discretion, may waive or reduce the amount of any additional fee set forth above in this Section if the registered dealer or investment adviser demonstrates by competent evidence that: 6
- 1) in the case of a registered investment adviser, payment of the additional fee would render it insolvent; or
- in the case of a registered dealer, payment of the additional fee would cause it to be in violation of the requirements set forth in Section 130.826 of this Part.
- The failure by a registered dealer or investment adviser to file the required document with the Securities Department and pay any additional fee or fees set forth in this Section within ten (10) business days after prior written notice by the Securities Department shall constitute a fraudulent business practice under Section 8(E)(1)(b) of the Act. (j

effective Ill. Reg. at Added (Source:

### DEPARTMENT OF TRANSPORTATION

### NOTICE OF PROPOSED AMENDMENT

- Vending Machines in Rest Areas 1) Heading of Part:
- 534 Ill. Adm. Code 92 Code Citation: 2)
- Section Numbers: 3)

534,210

#### Amendment

Proposed Action:

- Statutory Authority: Ill. Rev. Stat. 1987, ch. 121, par. 9-113.1 (4)
- A complete description of the subjects and issues involved: 2)

6 separate facilities in safety rest areas constructed or located rights-of-way of non-toll fully access controlled State highways. This proposed rulemaking allows for the dispensing of

At the request of USA TODAY, the Department, in cooperation with the Illinois Department of Rehabilitation Services, has agreed to permit newspapers to be dispensed in newsracks in interstate highway rest areas. This amendment allows for such dispensing.

- Will this proposed rulemaking replace an emergency rule currently in effect? No 6
- Does this rulemaking contain an automatic repeal date? 2
- 8) Does this proposed amendment contain incorporations by reference?
- Are there any other amendments pending on this Part? 6
- Statement of Statewide Policy Objectives: Rules do not affect Units of local government. 9
- Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: . (11

Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with: 2300 South Dirksen Parkway, Room 009 Department of Transportation Springfield, Illinois 62764 (217) 782-2984 Engineer of Maintenance Division of Highways Mr. James W. Shay

### DEPARTMENT OF TRANSPORTATION

### NOTICE OF PROPOSED AMENDMENT

Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time permitting.

# 12) Initial Regulatory Flexibility Analysis:

- Date rule was submitted to D.C.C.A.: August 18, 1989 a
- Newspaper printing and sales. Types of small businesses affected: (B
- Reporting, bookkeeping or other procedures required for compliance: ပ
- circulation Circulation information and payments are due quarterly. newspaper of recordkeeping require changes in data. May
- Types of professional skills necessary for compliance: 6

Newspaper distribution and sales,

The full text of the Proposed Amendment begins on the next page:

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DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENT

TITLE 92: TRANSPORTATION CHAPTER I: DEPARTMENT OF TRANSPORTATION SUBCHAPTER F: HIGHWAYS

PART 534 VENDING MACHINES IN REST AREAS

PLACEMENT OF VENDING MACHINES IN REST AREAS SUBPART A:

Responsibilities Definitions Purpose Section 534.10 534.20 534.30 SUBPART B: APPLICATION

Application Section 534.110 SUBPART C: ADMINISTRATION

Section 534.210

IDOT/IDORS Responsibilities

AUTHORITY: Implementing and authorized by Section 9-113.1 of the Illinois Highway Code (Ill. Rev. Stat. 1987, ch. 121, par. 9-113.1).

SOURCE: Adopted at 12 III. Reg. 12884, effective July 21, 1988; amended at 13 III. Reg. 1866, effective January 27, 1989; amended at 13 III. Reg. 10963, effective June 27, 1989; amended at 13 III. Reg. effective

Capitalization denotes statutory language.

### SUBPART C: ADMINISTRATION

IDOT/IDORS Responsibilities Section 534.210 THE IDOT HAS THE RESPONSIBILITY TO REGULATE THE PLACEMENT AND OPERATION OF VENDING MACHINES IN SAFETY REST AREAS CONSTRUCTED OR LOCATED ON RIGHTS-OF-WAY OF NON-TOLL FULLY ACCESS CONTROLLED STATE HIGHWAYS (Section 9-113.1(b) of the Act).

The IDOT shall allow for the installation of vending facilities through contracts between the IDORS and the IDOT. All such contracts shall be in writing and shall ensure retention by the IDOT of full responsibility for and control over all activities within the rest area. At a minimum, the contract with IDORS æ

### NOTICE OF PROPOSED AMENDMENT

THE IDDRS SHALL ASSIGN LICENSED BLIND VENDORS TO OPERATE VENDING MACHINES IN ALL SAFETY REST AREAS CONSTRUCTED OR LOCATED ON RIGHTS-OF-WAY OF NON-TOLL FULLY ACCESS CONTROLLED STATE HIGHWAYS (Section 9-113.1(b) of the Act). 7

5

- IF, AFTER NOTIFICATION TO ALL LICENSED BLIND VENDORS OF THE AVAILABILITY OF A PARTICULAR SITE, NONE IS INTERESTED IN OPERATING THAT SITE, THE IDORS MAY CONTRACT FOR THE OPERATION OF THAT SITE BY A PRIVATE CONTRACTOR. ANY INCOME, AFTER DEDUCTION FOR COST OF ITEMS, LABOR AND A NEGOTIATED PERCENTAGE OF PROFIT, SHALL ACCRUE TO THE IDORS FOR THE EXCLUSIVE BENEFIT OF THE VENDING FACILI-TIES FOR THE BLIND PROGRAM OR OTHER PROGRAMS OF REHABILLITATION AND TRAINING FOR THE BLIND ADMINISTERED BY THE [DORS (Section 9-113.1(b) of the Act).
- THE IDORS SHALL, EVERY THREE (3) YEARS, NOTIFY LICENSED BLIND VENDORS OF THE AVAILABLLITY OF SUCH CONTRACTUALLY OPERATED SITES AND MAKE THEM AVAILABLE TO INTERESTED BLIND VENDORS (Section 9-113.1(b) of the Act).

3

The IDORS shall submit an annual report to the IDOT οĘ detailing gross vending sales, profits, number persons involved in all aspects of servicing operating the approved vending machines. gross detailing 4

10)

- provisions in accordance with the State assurance with regard to 42 U.S.C. 2000d--2000d-5 (Civil Rights Act of 1964) (23 CFR 752.8(c)(6)) and 29 U.S.C. 794 (Rehabiliwritten contracts between the IDORS and any Vendor or Private Contractor shall include nondiscrimination To the extent that federal funds are involved, all tation Act). 2
- TO PERFORM ANY SERVICES OTHER THAN THOSE RELATED TO SERVICING AND OPERATING THE APPROVED VENDING MACHINES THE IDOT SHALL NOT REQUIRE THE VENDING MACHINE OPERATORS (Section 9-113.1(c) of the Act). 6
- in rest The IDOT shall determine the location, type, and ance of vending machine facilities to be located areas. The contract with IDORS shall provide: 7
- vending vending The IDORS shall locate and install equipment and appurtenances only in machines facilities. 8

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### DEPARTMENT OF TRANSPORTATION

### NOTICE OF PROPOSED AMENDMENT

- The IDORS shall provide money changers which are in good working order at each vending facility for use by rest area patrons. (a
- tenance of water lines and electrical connections to the The IDOT shall provide for the installation and mainvending facilities. 8
- shall F machines such as newspapers, fingernail clippers, pencils and tissues. No petroleum products or vehicle replacement parts shall be dispensed by any means at safety rest areas (23 CFR 752,5(b) (1987)). No later amendments or editions are incorporated. All beverages and cold nonalcoholic beverages, candy, gum, snacks, cigarettes, sandwiches, soups, and sundry items. Sundry items include non-food items that can be dispensed by Pending items to be dispensed shall be limited to hot shall be dispensed in cans except for hot coffee, tea, Newspapers chocolate, soups, milk, and fruit juices. containers shall be dispensed. Newspapers dispensed in separate facilities. 6
- located on existing rest area informational signs, in identifying the Illinois The IDOT shall provide advance highway signing, to be conformance with the IDOT's Manual on Uniform Traffic Code 546). The IDOT shall provide signs at shelters identifying the Illinois Department of Rehabilitation Services as the agency Control Devices (92 Ill. Adm. at shelters providing vending machines.
- All Vendors or Private Contractors selected by the IDORS for the operation of vending facilities at safety rest areas pursuant to the provisions of Section 9-113.1 of this Section, and IDORS will include with its agreement the Act shall conform with the requirements specified in with the Vendar or Private Contractors the following:

11)

- The Vendor or Private Contractor shall pay for all metered utilities used for vending facilities located at rest areas under the provisions of Section 9-113.1 of the Act. B
- sible for the operation, maintenance, and security of vending machines located at rest The Vendor or Private Contractor shall be responareas. â

### DEPARTMENT OF TRANSPORTATION

### NOTICE OF PROPOSED AMENDMENT

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- vending facilities to ensure, except for condi-tions resulting from acts of God such as torna-The Vendor or Private Contractor shall service services are available to rest area patrons 24 does, flooding, earthquakes, etc., that those hours per day, every day, all year.
- responsible for the regulation of the vending business as explained in the Department of Rehab-Ilitation Services' rules entitled "Vending Stand with all laws and regulations regarding licensing public health departments and other agencies Vendor or Private Contractor shall comply Program for the Blind", (89 Ill. Adm. From <u>T</u>e

6

- The Vendor or Private Contractor shall provide an effective method for the return of lost monies to patrons through one of the following procedures: û
- Refunds made directly to the customer by the Vendor or the Vendor's employee. Ŧ
- इ दे through the use of refund which can be mailed by the operate properly, the date, time, and type of problem. IDORS will determine whether the refund request is valid and will handle specified identify machine that did not an address cards will request cards made 흔 2 the refund. customer Refunds vending IDORS. 11)
- when problems with the vending operations arise during time periods when no Vendor or Private IDOT with the name and telephone number of person who should be contacted for response Vendor or Private Contractor shall provide Contractor personnel are present at a rest area. the the 먐 Û
- The Vendor or Private Contractor shall assume all responsibility for liability resulting from the responsibility for liability resulting from operation and maintenance of vending machines. ල

#### ILLINOIS REGISTER

### DEPARTMENT OF TRANSPORTATION

### NOTICE OF PROPOSED AMENDMENT

- which have been approved by both IDOT and IDORS as explained in the Department of Rehabilitation Services' rules vendina entitled "Vending Stand Program for the Blind", The Vendor or Private Contractor shall provide 89 Ill. Adm. Code 650,1000 at the rest area sites, service assigned to machines wear work uniforms that personnel Î
- monies, are made to IDOT or IDORS from vending customers at a vending site and the complaints exceed one per day, the Vendor or Private Contractor shall make improvements in vending Whenever complaints having to do with the quality of service or goods, the activities of Vendor or Private Contractor employees, or return of lost to reduce complaints to below the occurrence of one per day. operations

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The IDOT shall, in cooperation with IDORS, provide for the design, construction, and maintenance of vending machine facilities with full condideration and accommodation for the handicapped (23 CFR 752.5(a) (1987)) in accordance with the rules of the Capital Development Board entitled "Illinois Accessibility Code," 71 Ill. Adm. Code 400. No later editions or amendments are incorporated. 9

, effective Amended at 13 Ill. Reg. (Source:

# DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

### NOTICE OF ADOPTED AMENDMENT

The Heading of the Part: State Vehicles and Garage

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5

- 44 Ill. Adm. Code 5040 Code Citation:
- Adopted Action: Section Number: 3

Repealed 5040,590

- Statutory Authority: Ill. Rev. Stat. 1987, ch. 127, pars. 63bl3.15, 63bl3.16 4
- Effective Date of Amendment(s): August 22, 1989 2
- Does this rulemaking contain an automatic repeal date? (9
- . ₽ Does this amendment contain incorporations by reference? 7
- August 22, 1989 Date Filed in Agency's Principal Office: 8
  - - Motice of Proposal Published in Illinois Register: 6

March 31, 1989, 13 Ill. Reg. 407

- 2 Has JCAR issued a Statement of Objections to these rules? 6
- 11) Differences between proposal and final version

In the table of contents, (Repealed) was added after Section 5040.590.

- Have all the changes agreed upon by the agency and JCAR been made indicated in the agreement letter issued by JCAR? Yes. 12
- Will this amendment replace an emergency rule currently in effect? 3
- Are there any amendments pending on this Part? 14)
- <u>Summary and Purpose of Amendment:</u> This section requires that agencies submit monthly cost reports to CMS. CMS no longer requires these reports and the rule is being repealed to reflect the changed need. 15)
- Information and questions regarding this adopted amendment shall be directed to: 16)

Ben Bagby

Department of Central Management Services 62706 720 Stratton Building Springfield, Illinois 217-782-9669

ILLINOIS REGISTER

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

#### RULES NOTICE OF ADOPTED

- Economic Dislocation and Worker Adjustment Heading of the Part: Assistance 1
- Ill. Adm. Code 2625 26 Code Citation: 5
- Adopted Action: New Section Section Section Section New New Section Numbers: 2625.20 2625.30 2625.40 2625.50

3

- Adjustment Assistance (EDWAA) Act (Title VI, Subtitle D, of the Omnibus Trade and Competitiveness Act of 1988, P.L. 100-418, effective August 23, 1988) and Sections 4(c),(d),(e), and (g) of the Illinois Job Training Coordinating Council Act (Ill. Rev. Stat. 1988 Supp., ch. 48, par. 2104), and authorized by Sections 46.40(b) and 46.42 of the Civil Implementing the Economic Dislocation and Worker Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, pars. Statutory Authority: 46.40(b) and 46.42). 4
- Effective Date of Amendments: August 21, 1989 2
- Does this rulemaking contain an automatic repeal date? No. 9
- Yes, under Section 6.02(a) of the Illinois Administrative Procedure Act. Do these rules contain incorporations by reference? 7
- August 15, 1989. Date Filed in Agency's Principal Office: 8
- Notice of Proposal Published in Illinois Register: March 24, 1989, 13 Ill. Reg. 3513 6
- placed on the agenda for the August 24th meeting, 15 days after the Has JCAR issued a Statement of Objections to these rules? No, JCAR has not yet met to consider these rules. The Department delivered the second notice for this rulemaking to the JCAR office the morning of However, due to JCAR's staff shortages, our rulemaking was June 28, 1989 and anticipated it would be considered at the July 28th expiration of emergency rules which this rulemaking replaces. Second notice expired August 14th and the department believes it is necessary to adopt the rules prior to JCAR review to ensure permanent rules are in place for this new program. meeting. 10
- Differences between proposal and final version: Where applicable in this rulemaking, the Ill. Rev. Stat. 1988 Supp. is 11)

In line 2 of Section 2625.20, "the Act" has been replaced with "the Job

Training Partnership Act (Act)"

In the first line of Section 2625.30(a), "JTPA Title III funds" has been replaced with "Title III funds under the Act".

In line four of Section 2625.40(a)(1), "JTPA" has been replaced with

In line fourteen of Section 2625.40(a)(1), "SDA" has been replaced with "Service Delivery Area (SDA)".

- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? As noted in the indicated in the agreement letter issued by JCAR? As noted in response to (10) above, JCAR has not yet considered this rulemaking. 12)
- Š, Will these rules replace emergency rules currently in effect? emergency rules expired August 10, 1989. 13)
- Are there any amendments pending on this Part? No. 14)
- This rulemaking serves to establish the Summary and Purpose of Rules: This rulemaking serves to establish the "Economic Dislocation and Worker Adjustment Assistance" program rules Adjustment governing the Title III Job Training Partnership Act funds, in Assistance (EDWAA) Act found in P.L. 100-418, effective August 23, 1988. Section 2625.20 provides definitions for the program. Section Section 2625.40 Section 2625.50 specifies the provisions for designating substate 2625.30 addresses the allocation of Title III funds. Section provides the procedure governing designation of substate Economic Dislocation and Worker with the 15)
- Information and questions regarding these adopted rules shall directed 16)

Department of Commerce and Community Affairs Mr. Dennis R. Whetstone, Deputy Director Bureau of Program Administration 620 East Adams Street, 5th floor Springfield, Illinois (217) 782-6136 The full text of the Adopted Rules begins on the next page:

#### ILLINOIS REGISTER

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

VOTICE OF ADOPTED RULES

CHAPTER III: DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS LABOR AND EMPLOYMENT TITLE 56:

ECONOMIC DISLOCATION AND WORKER ADJUSTMENT ASSISTANCE PART 2625

Section

Definitions 2625.20

Allocation of Funds 2625.40 2625.30

Designation of Substate Grantees Title III Substate Area 2625.50

Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 46.41) and Sections 4 and 301-317 of the Job Training Partnership Act (P.L. 97-300, effective October 13, 1982, as amended by P.L. 97-404, effective December 31, 1982; P.L. 99-496, effective October 16, 1986; P.L. 99-570, effective October 27, 1986; and P.L. 100-418, effective August 23, 1988) and authorized by Sections 46.40(b) and 46.42 of the Civil Administrative Code of Illinois (Ill. Rev. WUTHORITY: Implementing Section 46.41 of the Civil Administrative Code of Stat. 1987, ch. 127, pars. 46.40(b) and 46.42).

1989, for a maximum of 150 days; emergency expired August 10, 1989; adopted at 13 Ill. Reg. 13830, effective August 21, 1989 SOURCE: Emergency rules adopted at 13 Ill. Reg. 4019, effective March 13,

Section 2625.20 Definitions

For the purpose of this Part, the terms and definitions specified in Section 4 of the Job Training Partnership Act (Act) (29 U.S.C. 1501) and 56 Ill. Adm. Code 2600.20 are applicable.

Section 2625.30 Allocation of Funds

- Federal Allotment to States The State receives Title III funds under the Act as allotted by the Secretary of the U.S. Department of Labor in accordance with Section 302(b) of the Act. a)
- Affairs (Department) shall apply for funds reserved by the Secretary of the U.S. Department of Labor under Section 302(a)(2) instructions periodically issued by the Secretary of the U.S. Department of Labor. Reserve funds shall be used to provide services, of the Federal Reserve Fund - The Department of Commerce and Community Act, and conduct activities as applicable under Section 324 of type described in Section 314 of the Act, to individuals who affected by the circumstances described in Section 323 of accordance with Title III in of the Act, the Act. q

### NOTICE OF ADOPTED RULES

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#### allocating 25 percent of the total allocation to each substate State Allocation to Substate Areas - The Governor shall allocate 60 percent of the State's Title III allotment to substate areas unemployment concentrations The following shall be included in the allocation formula, but shall not be bases for the distribution of funds at this time: plant closing and mass layoff data, and farmer-rancher economic in accordance with Section 302(d) of the Act. The allocation formula shall utilize the information detailed in Section 302(d) of the Act. Each of the following shall be the basis for area: insured unemployment data, unemployment concentrations data, declining industries data and long-term unemployment data. nardship data.

- The following shall be the measures of the factors to be used in calculating the allocation of Title III funds to substate areas: 1)
- each substate area, of unemployment insurance claimants under the Unemployment Insurance (UI) Insured Unemployment Data - The relative number, for A)
- (or sub-county substate areas) with an unemployment rate higher than Concentrations Data - The relative each substate area, of unemployed the statewide unemployment rate for the same time periods as used in federal allotments. individuals residing in counties Unemployment in B)
- Declining Industries Data The relative number, in each substate area, of jobs lost within industries which have experienced declining employment. Ω
- Long-Term Unemployment Data The relative number, in claimants who have received benefits for 15 or more unemployment each substate area, of weeks under the UI system. a
- No substate area shall be allocated an amount less than a minimum set by the Illinois Job Training Coordinating Council (IJTCC). The minimum for the first year is \$200,000. If the amounts allocated pursuant to the above formula are not sufficient to meet this level for each substate area, the amounts allocated to all other areas shall be ratably reduced so that each receives no less than the minimum. 2)
- As applicable, the Department shall utilize data for the 3)

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DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

### NOTICE OF ADOPTED RULES

same base period as the Secretary of the U.S. Department of Labor pursuant to Section 162 of the Act, if all necessary data is available to the Department in a timely manner.

Reservations for State Activities and for Substate Grantees in Need - In accordance with Section 302(c) of the Act, the Governor shall reserve 40 percent of the amount allotted to the State under Section 302(a)(1) of the Act. These funds shall be used for the activities described in Section 302(c)(1)(A) through (E)<u>ط</u>

# Section 2625.40 Title III Substate Area

- Designation of Substate Area a)
- designation, the Department shall ensure that each Service The Department on behalf of the Governor may initiate an requirements of Section 312(a) of the Act and 53 FR 41594 of substate areas shall not take place more frequently than once every two years and shall not be made later than four considering whether to initiate an application process for Delivery Area (SDA) within the State is included within a substate area and that no SDA is divided among two or more identifying the geographical area to be included in each substate area. Pursuant to Section 4(c) of the Illinois review and comment by the Illinois General Assembly. In the IJTCC shall consider the following criteria prior to making recommendations to the Governor on designation and substate area under the Act to take effect at the start of (to be codified at 20 CFR 631.34) (October 24, 1988, with substate areas; ensure the recommendations of the IJTCC are considered by the Governor; consider the availability of the capacity available in the substate areas to achieve or exceed performance standards. The IJTCC shall recommend to the Sovernor substate areas by preparing a map of the State be forwarded to the President of the Senate and Speaker of addition to criteria which may be identified by the IJTCC, application process for Private Industry Councils and local 1988 Supp., ch. 48, par. 2104), these recommendations shall designation as no later amendments or editions). Redesignation process for designation redesignation of substate areas shall conform with a program year. existing Job Training Coordinating Council Act (Ill. and, consider support the chief elected officials to request the House of Representatives, or months before the beginning of The administrative funds to administrative structure; Program Year 1989. 1)

### NOTICE OF ADOPTED RULES

#### redesignation:

- the availability of services throughout the State; A)
- the capability to coordinate the delivery of services with other human service and economic development programs; B)
- geographic boundaries of labor market areas within the State; Û
- administrative expenses of proposed substate the adequacy of estimated available funds to areas; the <u>a</u>
- local relationships established for the provision of employment and training services (e.g., the potential impact of designation and redesignation decisions on the ability to maintain existing agreements among local chief elected officials). effective E
- of the Act, the Governor may, without regard to the 200,000 Labor market area, or would otherwise be inappropriate. In the Act). The Governor may deny a Section 312(a)(5) of the Act only upon a determination that the request is not consistent with the effective delivery the Governor shall set forth the basis and Entities described in 53 FR 41594 (to be codified at 20 CFR 631.34(c)(1)) may appeal the Governor's denial according to addition to the entities identified in Section 312(a)(4) smaller of services to eligible dislocated workers in the relevant area request for substate area designation from a consortium of two or more substate areas that meets the requirements of procedures described in 53 FR 41594 (to be codified at substate SDAs with rationale for the denial (Section 312(a)(5) of for designate request population as substate areas. consortium's requirement, CFR 631.34(g)). designation, population 2)
- at least eighteen months before the start of the program year for redesignation as described in subsection (a), if a petition is 312(a)(4) of the Act. Petitions shall be accepted only if filed which the redesignation is proposed. Petitions for redesignation Petition for Redesignation - Pursuant to Section 312(a)(6) of the Act, the Department shall initiate an application process for filed with the Department by an entity specified in Section shall include a Consortium Membership Agreement for petitioners pursuant to Section 312(a)(4)(B) of the Act.

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# DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

### NOTICE OF ADOPTED RULES

# Section 2625.50 Designation of Substate Grantees

a)

- Governor. The Department shall distribute written instructions Pursuant to the transition provisions specified at 53 FR 41597 (to be codified at 20 CFR 631.70(c)) (October 24, 1988, with no later amendments or editions), the effective period of this designation shall end June 30, 1990. The chief elected officials (PIC) shall recommend to the Governor an entity as substate general local government, the CEO of such units shall negotiate with the PIC in a manner consistent with the agreements established pursuant to Sections 102(d)(2) and 103(b) of the Act for the submittal of recommendations. In any case where the Governor is not in agreement with the CEO and PIC recommendation, event a consensus recommendation cannot be reached, the Governor In attempting to negotiate a consensus recommendation or, in the absence of consensus, when designating the substate grantee, the Governor shall consider the Transition Provisions - Provisions of this subsection shall apply the provisions of the Economic Dislocation and Worker Adjustment Assistance Act. In each substate area designated by the Governor pursuant to Section 2625.40, a substate grantee shall be (CEO) for each substate area and the Private Industry Council grantee. In any case in which there are two or more units of to arrive at a recommendation. In any case where the Governor or the CEO and PIC are not in agreement, the Department shall to the initial designation of the substate grantee to implement the Act. Department shall forward a written agreement to the CEO and concurs with the joint recommendation of the CEO and PIC, for signatures to execute the agreement with the Governor. any area where the CEO and the PIC cannot reach agreement, and PIC shall forward separate recommendations to first attempt to negotiate a consensus recommendation. designated in accordance with Section 312(b) of shall select the substate grantee. Following:
- The degree to which the designation will contribute to the elimination of duplication of services; 1
- foster coordination of services with other programs under the Act; Will designation the which ç degree 2)
- The ability of the agency recommended to deliver services as evidenced by past experience in the administration of employment and training programs; and, 3
- the expertise of the Regional Dislocated Worker Centers The degree to which the proposed designation capitalizes on established under previous statute. 4)

### NOTICE OF ADOPTED RULES

Eligible Agencies - Entities defined pursuant to Section 312(c) of the Act are eligible to be designated as substate grantee. q

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- 312(b) of the Act, a substate grantee shall be designated on a shall negotiate with the PIC in a manner consistent with the effective Biennial Designation - Pursuant to the requirements of Section Governor, the local chief elected official or officials of the substate area and the PIC. In any case in which there are two or more units of general local government, the CEO of such units agreements established pursuant to Sections 102(d)(2) and 103(b) consistent with coordinated service delivery, cost effective service provision, and adequate administrative safeguards. Biennial designation of the substate grantee shall conform to the the Act. Designation of the substate grantee an agreement biennial basis in accordance with Following procedures:
- shall initiate negotiations for the designation of the In such cases, the Department shall forward written instructions to the CEO and PIC describing Performance Related - In any case where the substate grantee fails to meet performance standards promulgated by safequards shall not be redesignated unless the following procedures consistent with good program management, the Department procedures for negotiations. The existing substate grantee the Secretary pursuant to Section 106(c) of the Act or to provide adequate administrative substate grantee. are followed: fails
- The reasons for inadequate performance shall be documented and provided to the Department. A)
- grantee to address the reasons for inadequate performance. The plan shall describe other proposed corrective action plan shall be developed and substate submitted to the Department. The plan shall include, corrective action to address inadequate performance. the appropriate, reorganization of A B)
- The IJTCC shall review the documentation and proposed corrective action and make a recommendation to the Department regarding the designation. ĵ
- The Department shall determine that the corrective expectation a reasonable correcting inadequate performance. plan action 0
- Local Request for Designation Either the CEO or the PIC 5)

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### NOTICE OF ADOPTED RULES

participants, such a request shall be made in writing twelve (12) months in advance of the biennial cycle in issue written instructions to the CEO and PIC regarding the conduct of negotiations to arrive at an agreement pursuant to Section may request the Department to initiate procedures for the In order to allow transition which the proposed redesignation is to take effect. a request is made, the Department shall and designation of a substate grantee. for negotiations 312(b) of the Act. adequate time

Continuing Designation - Except as provided under subsections (c)(1) and (c)(2), existing agreements shall be Modifications to the agreement shall be in writing and cycle. Unless requested by a party to the agreement, no be made, and automatically renewed at the beginning of each biennial as provided in modification to the existing agreement shall shall remain agreement signed by all parties. the existing

3

immediately initiate redesignation procedures with the CEO the existing substate grantee is unable to fulfill its responsibilities under the Act, the Governor shall Inability to Perform - If for any reason (e.g., insolvency) 4)

### NOTICE OF ADOPTED AMENDMENTS

- State Delivery System and Service Part: the ŏ Responsibilities The Heading 1
- 56 Ill. Adm. Code 2600 Code Citation: 2)
- Adopted Action: Amendment Amendment Section Numbers: 2600.20 3)
- Partnership Act (P.L. 97-300, effective October 13, 1982, as amended by P.L. 97-404, effective December 31, 1982; P.L. 99-496, effective October 16, 1986; P.L. 99-570, effective October 27, 1986; and P.L. 100-418, effective August 23, 1988), Section 46.41 of the Civil Administrative Code of Illinois (III. Rev. Stat. 1987, ch. 127, par. 46.41) and the Illinois Job Training Coordinating Council Act (III. Rev. Stat. 1987 and 1988 Supp., ch. 48, pars. 2101 et seq.) and authorized by Sections 46.40(b) and 46.42 of the Civil Administrative Code of Illinois (III. Rev. Stat. 1987, ch. 127, pars. 46.40(b) and Statutory Authority: Implementing Section 122 of the Job Training 4)
- August 16, 1989 Effective Date of Amendments: 2)
- No. Does this rulemaking contain an automatic repeal date? 9
- under Yes, Do these amendments contain incorporations by reference? Section 6.02(a) of the Illinois Administrative Procedure Act 7
- Date Filed in Agency's Principal Office: August 15, 1989. 8
- Notice of Proposal Published in Illinois Register: March 24, 1989, 13 Ill. Reg. 3515. 6
- delivered the second notice for this rulemaking to the JCAR office the morning of June 28, 1989 and anticipated it would be considered at the July 28th meeting. However, due to JCAR's staff shortages, our believes it is necessary to adopt the amendments prior to JCAR review to ensure permanent rules are in place as soon as possible. was placed on the agenda for the August 24th meeting, 15 days after the expiration of emergency amendments which this rulemaking department The Department Has JCAR issued a Statement of Objections to these amendments? Second notice expired August 14th and the JCAR has not yet met to consider these amendments. rulemaking replaces. 10)
- Differences between proposal and final version: Where applicable in this rulemaking, the Ill. Rev. Stat. 1988 Supp. is 11)

Corrected the source note by inserting "emergency expired January 18,

### ILLINOIS REGISTER

# DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

### NOTICE OF ADOPTED AMENDMENTS

1987" in line five after "a maximum of 150 days;".

Section 2600.20

in been placed has "October of 1982" "Act", In the definition of parentheses. In the definition of "Illinois Job Training Coordinating Council", the comma has been deleted after "Stat.".

- indicated in the agreement letter issued by JCAR? As noted in the reponse to (10) above, JCAR has not yet considered this rulemaking. Have all the changes agreed upon by the agency and JCAR been made 12)
- Will these amendments replace an emergency amendment currently effect? No, emergency amendments expired August 10, 1989 13)
- Are there any amendments pending on this Part? Yes. 14)

Citation: Illinois Register April 7, 1989 Proposed Action: Amendment Section Numbers: 2600.20

13 Ill. Reg. 4331

- Summary and Purpose of Amendments: This rulemaking serves to revise the rules governing the composition and duties of the Illinois Job Training Coordinating Council found in Sections 2600.20 and 2600.30. or to add, revise, delete definitions necessary to implement the "Economic Dislocation Worker Adjustment Assistance" rules (56 Ill. Adm. Code 2625). Additionally, Section 2600.20 has been amended 15)
- Information and questions regarding these adopted amendments shall be directed to: 16)

Department of Commerce and Community Affairs Mr. Dennis R. Whetstone, Deputy Director Bureau of Program Administration 620 East Adams Street, 5th floor 62701 Springfield, Illinois

(217) 782-6136

The full text of the Adopted Amendments begins on the next page:

### NOTICE OF ADOPTED AMENDMENTS

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS TITLE 56: LABOR AND EMPLOYMENT CHAPTER III:

PART 2600 SERVICE DELIVERY SYSTEM AND STATE RESPONSIBILITIES

Governor's Coordination and Special Services Plan Oversight and Management of Labor Market Information Programs Illinois Job Training Coordinating Council Local Service Delivery System Legislative Base Labor Standards Definitions Liability 2600.40 2600.80 2600.30 2600.50 2600.60 2600.70 2600.10 2600.20

AUTHORITY: Implementing Sections 46.41 and 46.49 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, pars. 46.41 and 46.49), Sections 4 and 101-184 of the Job Training Partnership Act (P.L. 97-300, effective October 13, 1982, as amended by P.L. 97-404, effective December 31, 1982; P.L. 99-496, effective October 16, 1986; P.L. 99-570, effective October 27, 1986; and P.L. 100-418, effective August 23, 1988) and the Illinois Job Training Coordinating Council Act (Ill. Rev. Stat. 1987 and 1988 Supp., ch. 48, pars. 2101 et seg.) and authorized by Sections 46.40(b) and 46.42 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, pars. 46.40(b) and 46.42). SOURCE: Adopted at 8 Ill. Reg. 18073, effective September 17, 1984; amended at 9 Ill. Reg. 5591, effective April 17, 1985; amended at 9 Ill. Reg. 13068, effective August 13, 1985; amended at 10 Ill. Reg. 4795, effective March 11, 1986; emergency amendment at 10 Ill. Reg. 14830, effective August 21, 1986, for a maximum of 150 days; emergency expired January 18, 1987; amended at 11 4028, effective March 13, 1989, for a maximum of 150 days; emergency expired August 10, 1989; amended at 13 Ill. Reg. 13839, effective August 16, 1989. Ill. Reg. 11653, effective June 29, 1987; emergency amendment at 13 Ill. Reg.

Section 2600.20 Definitions

The State shall adopt the following definitions for the terms listed follows:

shall be included or excluded from the unit acquisition cost in 'Acquisition Cost of Purchased Nonexpendable Personal Property" -The net invoice unit price of the property including the cost of modifications, attachments, accessories, or auxiliary apparatus necessary to make the property usable for the purpose for which it was acquired. Other charges such as the cost of installation, transportation, taxes, duty, or protective in-transit insurance, accordance with the grantee's regular accounting practices.

#### ILLINOIS REGISTER

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

## NOTICE OF ADOPTED AMENDMENTS

'Act" - Job Training Partnership Act (October of 1982) (P.ublie L.aw 97-300 as amended by P.ublie L.aw 97-404, P.L. 98-524, P.L. 99-496, P.L. 99-570 and P.L. 100-418) (29 U.S.C. 1501, December

"Additional Dislocated Worker" - A displaced homemaker as that term is defined in section 4(29) of the Act. "Applicant" - Individual who is receiving, or has received, only outreach or intake services, or both. An "applicant" may or may not become a "participant", based upon the outcome of intake and the individual's willingness to participate. "Applicant Agency" - Educational, employment and training agencies which can provide services to workers who are affected by mass-layoff or plant closings. "Application Date" - The date the applicant signs and dates the JTPA application certifying that the information on the form is correct to the best of his/her knowledge. In the case of a minor (except emancipated youth) the application date is the date the parent/guardian signs the application.

applicant's/participant's employability, aptitudes, abilities, "Assessment" - Services designed to initially determine each and interests, through interviews, testing, and counseling which are conducted to achieve the applicant's/participant's employment related goals.

force. Some examples of individuals who may face barriers to "Barriers to Employment" - Characteristics that may hinder an individual's hiring, promotion, or participation in the labor youth, welfare recipients, older workers, addicts, alcoholics, teenage parents, veterans, racial minorities, dislocated workers specified in 56 Ill. Adm. Code 2620.90, and those with limited employment include: single parents, women, displaced homemakers, English speaking ability or a criminal record or with a lack of education, work experience, credentials, child care arrangements, or transportation. "Basic Education Skills" - A PIC-Recognized Youth Employment Competency skill area which includes reading comprehension, math computation, writing, speaking, listening, and the capacity to use these skills in the workplace.

Chairperson in multi-county SDAs or mayors in SDAs made up of a unit or units of general purpose local government of which the Service Delivery Area (SDA) is configured (e.g., County Board "Chief Elected Official" - The highest elected official(s) of the

## NOTICE OF ADOPTED AMENDMENTS

single city or a consortia of cities.) In addition, the highest elected official of any unit of local government which was a prime sponsor under Comprehensive Employment and Training Act (CETA) during Federal fiscal year 1983 (29 U.S.C. 801) is a chief elected official,

lawfully admitted permanent resident aliens, lawfully admitted refugees and parolees, and other individuals authorized by the "Citizenship" - Designation of an applicant as a citizen or "eligible noncitizen" whose status permits permanent employment "eligible noncitizen" includes nationals of the United States, (For JTPA recordkeeping Attorney General to work in the United States). in the United States.

labor,-local-government,-education,-Job-Service,-Private-Induatry Council -(PIC), -financial -community, -and -local -social -service include; -but -is -not -limited -to; -the -private -sector; -organized -uCommunity-Task-Forceu---The-Community-Pask-Force-is-an-advisory board-to-a-regional-dislocated-worker-center-or-JTPA-Title-III Project.----Representation--on--the---Community---Task--Force--shall providers.---The-Bepartment-recommends,-if-feasible-for-the-local area; -that -community -task -forces -become -subcommittees -of -the local-Private-Industry-Councils;

30, 1983 is enrolled in any service, training or subsidized employment program under the Comprehensive Employment and Training Act (CETA) (29 U.S.C. 801, effective October 27, 1978), "Continuing CETA Participant" - Any individual who on September enrollment in the Job Training and Partnership Act (JTPA), shall and who will continue to participate in such programs be considered a "continuing CETA participant." "Department" - The Illinois Department of Commerce and Community Affairs.

Labor's discretion to serve individuals-whe-are workers affected Governors-shall-apply-for-the-funds-to-the-Secretary multi-State "Discretionary Fund" - Funds reserved under Pitle - III, Section 381(a) 322(a)(3) of the Act for distribution at the Secretary of by mass-layeffs; -natural-disasters; -Federal-Government -actions; high --unemployment --areas, --or --designated --enterprise --zones; encourages a rapid response to economic dislocations, and manner that efficiently targets resources to areas of most need, industry-wide dislocations and to areas of special need in promotes the effective use of funds "Dislocated Worker" - An individual who meets the eligibility requirements specified in 56 Ill. Adm. Code 2620.90 or Section 301(a) of the Act

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"Dislocated Worker Unit" - The identifiable unit within the Department which will be given the responsibility and capability to respond rapidly, on site, to permanent closures substantial layoffs throughout the State and to provide services described in Section 311(b)(3) of the Act.

"Displaced Homemaker" - A person who

has worked in the home for a substantial number of years providing unpaid household services for family members;

has difficulty in securing employment; and

was dependent on the income of another family member but is no longer supported by such income, or

ou js. was dependent on federal assistance but eligible for such assistance.

job search the Illinois Job month demonstrated by current registration with One Search Criterion" -Job "Documented Service.

participant at the time of or soon after a layoff event which provides necessary early intervention services (testing, "Early Readjustment Assistance" - Assistance given to a Title III assessment, orientation, etc.)

"Economically Disadvantaged" - An individual who

receives, or is a member of a family which receives, cash welfare payments under a Federal, State, or local welfare program;

for the program involved (exclusive of unemployment compensation, child support payments, and welfare payments) which, in relation to family size, was not in excess of the family income for the six-month period prior to application has, or is a member of a family which has, received a total higher of

accordance with criteria established by the Director of the Office of determined in Management and Budget, or the poverty level

10 percent of the lower living standard income level;

included in a Public Aid Food Stamp Assistance Unit (see is included in a Public Ale 89 Ill. Adm. Code 121.70);

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local is a foster child on behalf of whom State or government payments are made; or is an adult handicapped individual whose own income meets the income requirements of this definition, but who is a member of a family whose income does not meet such requirements.

#### "Education Status" -

School Dropout - An adult or youth (aged 14 - 21) who is not attending school full-time and has not received a high a General Education Diploma (GED) school diploma or certificate.

secondary or post-secondary level vocational, technical, or academic school, or is between school terms and intends to Student (High School or Less) - An adult or youth (aged 14 - 21) who has not received a high school diploma or GED certificate and is enrolled full-time in an elementary, return to school.

An adult or youth (aged 14 - 21) who has received a high school diploma or GED certificate, but who has not attended High School Graduate or Equivalent (No Post-High School) technical, or post-secondary vocational,

21) who has received a high school diploma or GED post-secondary level vocational, technical, or academic Post-High School Attendee - An adult or youth (aged 14 certificate and has attended (or is attending) school.

# "Eligible Dislocated Workers" - Individuals who:

have been terminated or laid off or who have received a notice of termination or layoff from employment, are eligible for or have exhausted their entitlement unemployment compensation, and are unlikely to return their previous industry or occupation;

termination of employment, as a result of any permanent closure of or any substantial layoff at a plant, facility, have been terminated or have received a notice or enterprise; are long-term unemployed and have limited opportunities for employment or reemployment in the same or a similar

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occupation in the area in which such individuals reside, including older individuals who may have substantial barriers to employment by reason of age; or

were self-employed (including farmers and ranchers) and are the community in which they reside or because of natural disasters, subject to regulations prescribed by the unemployed as a result of general economic conditions Secretary. "Eligible State" - As part of the Title III reallocation process, as specified in Section 303 of the Act, an eligible State is one which has expended at least 80 percent of its allotment for the program year prior to the program year for which determination is made.

from the control and supervision of his/her parent(s) or quardian(s) according to the provisions of The Emancipation of Mature Minors Act (1979) (III. Rev. Stat. 1985, ch. 40, pars. "Emancipated Youth" - An emancipated youth is a minor released 2201-2211). "Employer Outreach" - Activities involving contacts with potential employers of JTPA participants for the purpose of acquiring current employment opportunities, listings and commitments. These activities include: promoting JTPA services with local employers, job fairs, local business conferences and and are designed with the clear intent to obtain job listings and seminars, and similar activities and events which are necessary openings or current job training opportunities.

development activities or for funds available for similar activities under other Federal programs. These activities include: special surveys, studies, community profiles, job skill that are necessary for proper and efficient administration of funds granted, and are not a general expense of the organization funded (e.g., publications, memberships, inordinate distribution purpose of encouraging expansion or creation of business which "Employment Generating Activities" - Activities conducted for the are not directly related to current employment and training opportunities for participants, but are intended to result in increased employment opportunities for JTPA-eligible individuals. These activities are not to be used as a substitute for economic forecasts, directly relevant travel and conference expenses, essential labor market and program analysis which does not duplicate other Fedérál or State funded efforts, consultant services, and similar activities which incur reasonable costs of overhead or other costs, etc.).

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Entered Unsubsidized Employment" - The category for participants who, at termination from the program, entered (through the efforts of the grantee/subgrantee or through their own efforts) into the Armed Forces, entry into employment in a registered Unsubsidized employment means employment not financed from funds provided under the Act and includes for JTPA reporting purposes, entry apprenticeship program, and terminees who became self-employed. part-time unsubsidized employment. or full"Entrepreneurial Training" - Training given to Title III participants which will impart the skills necessary to obtain unsubsidized employment through self-employment.

"Entry Employment Experience Program" - As specified in Section 205(d) of the Act, the following restrictions and limitations apply to this activity: The job training plan may provide for the conduct of an "entry employment experience program" for youth who --

have completed preemployment skills training or its equivalent: have not recently held a regular part-time or summer more than 250 hours of paid employment, accordance with criteria established in the job waived may be except that this paragraph training plan; and job for

offering a certified high school equivalency program and are meeting or have met the minimum academic and priority given to youth who do not plan to continue experiences may be up to 20 hours weekly during the are enrolled in a secondary school or an institution attendance requirements of that school or education program during the current or most recent term, with Entry employment time during the summer and holidays, for a total of not to exceed 500 hours of entry employment experience for any individual. Such including the maintenance of standards of attendance supervised, experiences shall be appropriately on to postsecondary education. and worksite performance. school year or full

Entry employment experiences may be one of the following

private nonprofit agencies during the summer and on a Full-time employment opportunities in public and

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part-time basis in combination with education and jobs shall provide community improvement services that complement local activities. These expenditures. training

shall be paid by the grant recipient, but the length Compensation in lieu of wages for tryout employment of any assignment to a tryout employment position shall not exceed 250 hours. Tryout employment the previous participant completed the tryout employment but was not hired by the employer. Tryout employment at private for-profit worksites, or at public and private nonprofit worksites when private for-profit worksites are not available. positions shall be the ones for which participants would not usually be hired (because of lack of experience or other barriers to employment), and vacancies in such positions may not be refilled if

coordinate educational programs with work in the private sector. to programs education Cooperative

#### "Equitable Services" -

status groups (i.e., WIN registrants and school dropouts) at a level equal to their incidence in the eligible population, aged 16-64, as defined by the state, shall be origin) and to Work Incentive (WIN) registrants and school dropouts shall be equitable. Serving those segments and considered equitable. Serving those segments at a level greater or lesser than that incidence shall be considered Services to substantial segments (race, sex, age, national equitable if the Service Delivery Area (SDA)

meets and requirements of Section 141 of the Act, and targets services to specific groups

provides justification for that targeting to those groups with greater need.

any substantial segment is served at a rate greater than its proportion within the eligible population, remaining If, as a result of targeting or requirements of the Act, substantial segments should be served proportionately."

its "Excess Property" - Property under the control of any Federal or state agency which, as determined by the head thereof, is no discharge or or state agency which, as determined by its needs for longer required responsibilities.

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Expendable Personal Property" - All tangible personal property other than nonexpendable property.

arrangements or tax dependency status, the following persons shall be considered a family of one when such consideration would are related to each other by blood, marriage, or adoption. A step-child or a step-parent shall be considered to be related by anyone claimed as a dependent on another person's Federal Income Tax return for the previous year shall be presumed to be part of the person's family for the current year. To negate this assumption, the person who was claimed as a dependent for income "Family" - One or more persons living in a single residence who tax purposes would be required to provide information that Examples of information that may be provided would be a change in living arrangements or financial resources that would enable the Regardless of living result in the individual being determined eligible for program Also, regardless of residence and/or citizenship, demonstrates the individual is no longer financially dependent. non-dependent. ресоше participation: to

any person who is 55 years of age or older;

### a handicapped person; or

an individual 18 years of age or older who receives less than 50 percent of his/her maintenance from the family, and also is not the head nor the spouse of the head of the household. "Family Income" - All income from all sources actually received by all members of the family for the six month period prior to eligibility.

### Family income shall INCLUDE:

wages and salary (before deductions), except wages paid for work experience under the Act, but including wages, and salary received on-the-job training. Net self-employment income (gross receipts minus operating expenses), Other money income received from sources such as net alimony, periodic income from insurance policy annuities, and other sources of rents, pensions,

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# Family income shall NOT INCLUDE:

under Title II of the Social Security Act of 1978 (42 Old Age and Survivors Insurance benefits received

U.S.C. 402(1983));

Non-cash income such as food stamps, or compensation received in the form of food or housing;

owner-occupied property, i.e., Imputed value of rental value;

Supplementary Social Security Income (SSI) under Title XVI of the SSA (42 U.S.C. 1601-1602 (1983)); Social Security Act (SSA) (42 U.S.C. 401(1983)), Aid to Families with Assistance (State or local government), Refugee Act of 1980 (8 U.S.C. 1521-1525 (1983)), or Title IV of Public assistance (e.g., Aid t Dependent Children (AFDC) under Public assistance General

approved under Titles I, IV, IX, XVI and XX of the Social Security Act of 1978 (42 U.S.C. 1, 201(a), or disability insurance payments received under Title II of the Social Security Act of 1978 (42 U.S.C. 201 Cash payments received pursuant to a State plan 401, 402, 1001, 1002, 1601, 1602, 2001, 2002 (1983))

# Federal, State or Local Unemployment benefits;

training (OJT) (e.g., the JTPA (29 U.S.C. 1501, December 31, 1982) and Title V of the Older Americans Act of 1965 (42 U.S.C. 3001, December 29, 1981)); training programs, except wages paid for on-the-job Payments made to participants in employment and

### Capital gains and losses;

Fixed term, unearned income, such as but not limited to;

supplemental (private) unemployment benefits Payments received for a limited fixed maintenance programs income under plans; and scholarship fixed-term or One-time

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fellowship grants;

insurance casualty and health, Accident, proceeds;

Disability and death payments, including fixed life insurance not lifetime) annuities and death benefits; (but

Inheritance, including fixed term annuities;

Fixed term workers' compensation awards;

Terminal leave pay;

Soil bank payments;

Agriculture crop stabilization payments;

by Pay or allowances which were received veteran while serving on active duty Armed Forces;

Payments to Veterans and other eligible persons of 1958, Chapters 11, 13, 31, 34, 35, and 36 (38 U.S.C. 301, 401, 1501, 1650, 1700, 1770, Compensation and Assistance September 2, 1958); Educational

Payments received under the Trade Readjustment Act of 1974 (19 U.S.C. 2291, January 3, 1975); Black Lung payments received under the Benefits Reform Act of 1977 (30 U.S.C. 901, December 29, 1981); and

Child support payments.

"Farm" - A farm is identified on the basis of sales alone and is defined as any place which produced agricultural products with annual sales of \$1,000 or more.

"Follow-Up" - The collection of information on a terminee's employment situation thirteen (13) weeks after termination from the program.

"Food Stamp Recipient" - An individual who is included in a Public Aid Food Stamp Assistance Unit (see 89 Ill, Adm. Code 121.70).

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"Grant Recipient" - Grant recipients are particular types of grantees identified in an agreement required under Section 103(b)(1) of the Act between the chief elected official or officials and the private industry council in the SDA.

activities on behalf of the Department of Commerce and Community "Grantee" - An organization that receives funds from and performs Affairs.

"Grantor" - The Department of Commerce and Community Affairs.

or "Handicapped Individual" - Any individual who has a physical mental disability which for such individual constitutes results in a substantial handicap to employment. "High Unemployment SDA" - As part of the Title III reallocation process, an SDA which is among those SDAs which have unemployment rates greater than the statewide average unemployment for the most recent 12 months for which satisfactory data are available.

the Act and Public - Act -83-1288, -effective - August -31, -1984 the appointed by the Governor to make recommendations on issues Section 122(a)(3) of the Act (as amended by P.L. 100-418) and shall perform those functions delineated in Sections 122(b) and 317 of "Illinois Job Training Coordinating Council" - The advisory body Illinois Job Training Coordinating Council Act (Ill. Rev. Stat. 7 shall be comprised of membership consistent with 1985 1987 and 1988 Supp., ch. 48, pars. 2101 et seq.). related to employment and training in the State.

"Inactive Status Period" - The time period between last receipt of employment and/or training funded under a given title and the actual date of termination from the title. "Income Maintenance" - Any program providing financial assistance to persons in financial need. "Individual Readjustment Plan" - An individualized plan for the Title III participant which assesses during intake, participant This plan then develops a readjustment strategy, detailing those basic readjustment services necessary to allow the participant to either begin training or obtain skills and needs. employment. "Intake" - Includes the screening of an applicant for eligibility to determine:

whether the applicant's educational and vocational needs the program can benefit the individual (e.g., whether

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can be met through the program);

the employment and training activities and services which would be appropriate for that individual;

training and availability of an appropriate employment activity; a decision on selection for participation in accordance with 56 Ill. Adm. Code 2610.80; and

dissemination of information on the program (see 56 Ill Adm. Code 2610.130(c)). "Job-Specific Skills" - A PIC-Recognized Youth Employment Competency skill area which includes primary and secondary ob-specific skills. Primary job-specific skills encompass the proficiency to perform actual tasks and technical functions required by certain occupational fields at entry, intermediate or advanced levels. Secondary job-specific skills entail familiarity with and the use of set-up procedures, safety measures, work-related terminology, recordkeeping and paperwork tools, equipment and materials, and breakdown and clean-up routines.

the "Job Training Plan" - A two year program plan for prepared in accordance with Section 104 of the Act Department's rules. (See 56 Ill. Adm. Code 2610) "Joint Costs" - Joint costs means a cost which benefits more than one cost objective.

"Labor Force Status" -

#### Employed -

An individual who, during the 7 consecutive days prior to application to a JTPA program, did any work at all:

as a paid employee;

his or her own business, profession or farm,

worked 15 hours or more as an unpaid worker in

an enterprise operated by a member of the

family; and

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An individual who was not working, but has a job or business from which he or she was temporarily absent because of illness, bad weather transform whether or not seeking another job. (This term whether or not paid by the employer for time off, and includes members of the Armed Forces on active duty, who have not been discharged or separated, participants in registered apprenticeship programs; personal reasons, or and self-employed individuals.) labor-management dispute,

who made specific efforts to find a job within the past 4 weeks prior to application, and who was available for work during the  $\ensuremath{7}$  consecutive days prior to application (except Unemployed - An individual who did not work during the 7 consecutive days prior to application for a JTPA program, for temporary illness). Not in Labor Force - A civilian 14 years of age or over who application for a JTPA program and is not classified as did not work during the 7 consecutive days prior employed or unemployed.

An individual who is regularly scheduled for work less than 30 hours per week. Employed Part-Time -

individual who is unemployed at the time of application and has been unemployed for 15 or more weeks of the 26 weeks Unemployed 15 or More Weeks of Prior 26 Weeks - An immediately prior to application.

or prospective worker voluntarily dislocation, which ordinarily include (but are not limited to Committees Labor-Management Committees" -established to respond to actual the following:

shared and equal participation by workers and management;

oversee and guide the activities of the committee, who contract with labor or management at the site, and who shall provide advice and leadership to the committee and State, using funds provided under this Title, in paying for the operating expenses of the committee; a chairperson, to shall be jointly selected by the labor and management members of the committee, who is not employed by or under contract with labor or management at the site, and who shared financial participation between the company and prepare a report on its activities; the ability to respond flexibly to the needs of affected

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workers by devising and implementing a strategy for assessing the employment and training needs of each dislocated worker and for obtaining the services and assistance necessary to meet those needs;

a formal agreement, terminable at will by the workers or the company management, and terminable for cause by the Governor; and

local job identification activities by the chairman and members of the committee on behalf of the affected workers.

"Limited English Language Proficiency" - Inability of an applicant, whose native language is not English, to communicate in English, resulting in a job handicap.

"Local Elected Official" - Includes all county and municipal officers (and their designees) such as county board members, mayors, and city or village council members.

"Lower Living Standard Income Level" - That income level (adjusted for regional, metropolitan, urban, and rural differences and family size) determined annually by the Secretary based on the most recent "lower living family budget" issued by the Secretary.

"Major Plant Closing" - When plant closing employs over 100 persons.

"Mass Layoff" - When over 100 persons are on layoff from a plant.

"Monetary Eligibility" - A claimant's eligibility for a weekly benefit amount of unemployment insurance and the amount of dependency allowance, if any, based on the amount of qualifying wages paid.

"Nonexpendable Personal Property" - Tangible personal property having a useful life of more than one year and an acquisition cost of \$300 or more per unit.

"Offender" - An adult or youth who requires assistance in overcoming barriers to employment resulting from a record of arrest or conviction (excluding misdemeanors).

"Older Individual" - An individual who is 55 years of age or

"Older Worker" - An individual who is 55 years of age or older.

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"Other Termination" - The termination of a participant who left the grantee's/subgrantee's program for a positive or non-positive reason other than to enter unsubsidized employment, for a reason specified in the definition of "Youth Employability Enhancement Termination", or attained Youth Employment Competency(ies).

"Out-of-Area Job Search" - Assistance provided to a participant for necessary expenses that occur as a result of seeking numbbsidized employment out of the labor market area in which the participant resides. Service must be provided near the end of or within 90 days after the completion of other retraining services.

"Outreach" - An activity which involves the collection, publication, and dissemination of information on program services directed toward economically disadvantaged and other individuals eligible to receive JTPA training and support services.

"Participant" - An individual who has:

been determined eligible for participation upon intake and has started receiving employment, training, or services (except post-termination services) funded under the Act, following intake. Individuals who receive only outreach and/or intake and assessment services or post-program follow-up are excluded.

"Participant Carried Over" - A participant for whom there was an active participant record on file at the end of the previous program year.

"Personal Property" - Personal property of any kind except real property. It may be tangible - having physical existence, or intangible - having no physical existence, such as patents, inventions, and copyrights.

"PIC" - Private Industry Council.

"PIC Membership Selection Agreement" - An agreement negotiated pursuant to Section 102(d)(2) of the Act and Section 2600.40(e)(1) of this Part between chief elected officials within the SDA which specifies how members of the PIC shall be selected.

"Post Termination Services" - Supportive services available to individuals who terminate as, "entered employment," which are determined necessary to assist such individuals in retaining employment. These services may be provided for no more than 6

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nonths following completion of training.

"Poverty Level" - The annual income level at, or below, which families are considered to live in poverty, as annually determined by the Department of Health and Human Services.

"Preemployment Skills Training Program" - As specified in Section 205(c) of the Act, the following restrictions and limitations apply to this activity:

The job training plan may provide for the conduct of a "preemployment skills training program" for youth, and individuals aged 14 and 15, with priority being given to those individuals who do not meet established levels of academic achievement and who plan to enter the full-time labor market upon leaving school.

The preemployment skill training program may provide youth up to 200 hours of instruction and activities.

The instruction and activities may include

assessment, testing, and counseling;

occupational career and vocational exploration;

job search assistance;

job holding and survival skills training;

basic life skills training;

remedial education;

labor market information; and

ob-seeking skills training.

"Pre-Employment Skills and Work Maturity Skills" - A PIC-Recognized Youth Employment Competency skill area which includes both pre-employment skills and work maturity skills. Pre-employment skills include world of work awareness, labor market knowledge, occupational information, values clarification and personal understanding, career planning, decision making, and job search techniques (e.g., resumés, interviews, applications, and follow-up letters). They also encompass survival/daily living skills such as using the telephone, telling time, shopping, making change, renting an apartment, opening a bank account and using public transportation. Work Maturity skills

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include positive work habits, attitudes, and behavior such as punctuality, regular attendance, presenting a neat appearance, getting along and working well with others, exhibiting good conduct, following instructions and completing tasks, accepting instructive criticism from supervisors and co-workers, showing initiative and reliability, and assuming the responsibilities involved in maintaining a job. This category also entails developing motivation and adaptability, obtaining effective interpersonal relations, coping and problem-solving skills, and acquiring an improved self image.

"Pre-layoff Services" - Readjustment assistance given to a Title III participant, after the announcement of a layoff and before that layoff becomes effective. "Private Industry Council" - The Council established pursuant to Section 102 of the Job Training Partnership Act (29 U.S.C. 1512, December 31, 1982). The Council will be comprised of membership consistent with Section 102(a) of the Act and will perform those functions delineated in Section 103(a) of the Act.

"Program Year" - The months of July through June.

"Public Assistance" - Federal, State, or local government cash payments for which eligibility is determined by a need or income test. NOTE: This term is used for eligibility determination and includes the three groups included in "welfare recipient", plus recipients of Supplemental Security Income (SSI), but is not limited to these assistance programs.

"Race/Ethnic Group" - The basic racial and ethnic categories for use in all Federally funded programs are defined by the Office of Management and Budget as follows:

White, Not Hispanic - A person having origins in any of the original peoples of Europe, North Africa, or the Middle

Black, Not Hispanic - A person having origins in any of the black racial groups of Africa.

Hispanic - A person of Mexican, 'Puerto Rican, Cuban, Central or South American or other Spanish culture or origin, regardless of race.

American Indian or Alaskan Native - A person having origins in any of the original peoples of North America, and who maintains cultural identification through tribal affiliation or community recognition.

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the Indian subcontinent, or the Pacific Islands. This area includes, for example, China, India, Japan, Korea, the Philippine Islands, and Samoa. (Hawaiian Natives are Asian or Pacific Islander - A person having origins in any of the original peoples of the Far East, Southeast Asia, included herein.) "Real Property" - Land, including land improvements, structures and appurtenances thereto, excluding movable machinery and

"Recipient" - The governor of the State of Illinois.

a local office, a training sponsor, or a supportive service agency, an individual (or group of individuals) who need jobs, "Referral" - The act of bringing to the attention of an employer, training, or related supportive services. "Regional-Bislocated-Worker-Assistance-Center" ---Employment -and training -assistance -centers -established -to -provide -counseling; assessment, -job -search -assistance, -job -development, -training, płacement, -pre-łayoff -assistance, -and -relocation -assistance -to eligible-dislocated-workers-

specified in 29 CFR 29.5 (1983) to be registered by the Secretary of Labor or designated state representative. Apprentices who complete the program are awarded a certificate of completion by A formal written training program which combines on-the-job training and related instruction and in which workers learn the practical and conceptual skills required for a skilled occupation, craft, the Bureau of Apprenticeship and Training and/or the state Apprenticeship Council in those states certified as meeting Apprenticeship programs must meet 22 "Registered Apprenticeship Program" federal requirements. occupational

part of the expenses resulting from a participant and his or her family moving to a labor market within which the participant does not currently reside. Criteria for receiving funds under this "Relocation" - Assistance provided to a participant for all or

a reasonable determination is made that the participant cannot secure suitable employment within the labor market; documentation that the participant has obtained a bonafide offer; and employment the occupation is related to vocational retraining received

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### as a result of the program.

a family to move to a new abode for the purpose of accepting "Relocation Assistance" - The activities necessary to arrange for long-duration employment. Activities may include, but are not property, including mileage for the family's travel; emergency the cost of the actual transfer of goods assistance; rent subsidies; and other supportive services. limited to:

'Residence" - An individual's principle dwelling or home.

service delivery area (SDA). SDA grant recipients are particular "SDA Grant Recipient" - The entity that receives JTPA funds for types of grantees. "Secretary" - The Secretary of the United States Department of

"Service Delivery Area" (SDA) - An area comprised of one or more units of general local government designated by the Governor to promote effective delivery of job training services under JTPA in accordance with Section 101 of the Act. "Selective Service Registrant" - Any individual who must register, as required by Section 3 of the Military Selective Service Act (50 U.S.C. App. 453 (1982)).

partnerships, firms, organizations, associations or institutions that carry out activities pursuant to Sections 123, 124, 204, 252 corporations, and 303 314 of the JTPA or receive JTPA funds under Those individuals, supportive services or training cost categories. Providers" "Service

"Single Head of Household with Dependent Children" - A single, responsibility for one or more dependent children under age 18. abandoned, separated, divorced or widowed individual who

"State" - The State of Illinois.

"State Plan" - The biennial plan for Title III activities in the State prepared by the Governor in accordance with Section 311 of the Act and 53 FR 41594-41595 to be codified at 20 CFR 631.36 (October 24, 1988, with no later amendments or editions).

of P.L. 97-300 (as amended by P.L. 100-418), reserved to the Governor under Section 302(c)(1) for the uses described in that section set-aside-to-be-administered-at-the-State-level-to-assist - That portion of the State's formula "State Reserve Fund"

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communities - affected - by - plant - closings - or - mass - layoffs - as - they

'Subgrant" - An agreement between a grantee or subgrantee and a State or local government or other organization whereby the or subgrantee provides funds or aid to carry specified program services and activities. grantee

"Subgrantee" - An organization that receives funds and performs activities on behalf of a grantee of the Department of Commerce and Community Affairs.

and in private for profit or nonprofit organizations which is financed by the recipient's program funds. Subsidized employment (On-the-Job Training (OJT) is a "Subsidized Employment" - Employment created in the public sector reportable training activity, rather than subsidized employment.) experience. includes work

"Substantial Layoff" - Any reduction in force which is not the result of a plant closing and which results in an employment loss at a single site of employment during any 30-day period for: At least 33 percent of the employees (excluding employees regularly working less than 20 hours per week); and

employees excluding employees regularly working less than 20 hours per week). working less than 20 hours per week); or at least 500 employees (excluding employees regularly least 50

Service Delivery Areas, designated by the Governor to promote the effective delivery of services to dislocated workers in "Substate Area" (SSA) - An area comprised of one or more existing accordance with Section 312(a) of the Act

Act, as having the responsibility for providing the services described in Section 314(c), (d), and (e) of the Act pursuant to an agreement with the Governor and in accordance with the State "Substate Grantee" - The entity which is designated, accordance with the procedures described in Section 312(b) of plan and the substate plan. "Substate Plan" - A Title III program plan for the substate areas prepared in accordance with Section 313 of the Act, the State plan, and such instructions as the Department may issue. prepared

'Summer Months" - The months of May through September.

"Teenage Parent" - Any individual, under 20 years of age, who has

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DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

### NOTICE OF ADOPTED AMENDMENTS

the responsibility for support of one or more dependent children.

"Terminal Leave Pay" - Severance pay or payment received in lieu of accrued benefits when an individual terminates employment. "Termination" - The separation of a participant from a given title of the Act who is no longer receiving employment, training or services (except post-termination services) funded under that Individuals may continue to be considered participants for a period of 90 days after last receipt employment or training funded under a given title. title, NOTE:

"UC Claimant" - Any individual who has filed a claim and has been determined monetarily eligible for benefit payments under one or and who has not exhausted benefit rights or whose benefit year more State or Federal unemployment compensation (UC) programs,

unemployment compensation benefits (not including Extended, Additional State, or Federal Supplemental Benefits) for which he - Any individual who has exhausted nas been determined monetarily eligible. "UC Exhaustee"

"Unsubsidized Employment" - Employment not financed from funds provided under the Act. "Upgrading Training" - Training given to an individual who needs or such training to advance above an entry-level employment position.

naval, or air service, and who was discharged or released "Veteran" - An individual who served in the active military, therefrom under conditions other than dishonorable.

Forces, other than duty for training in the reserves or National Guard. Any period of duty for training in the reserves or National Guard, including authorized travel, NOTE: The term "active" means full-time duty in the Armed during which an individual was disabled from a disease or injury incurred or aggravated in the line of duty, considered "active" duty.

discharge or release from the Armed Forces occurred within Recently Separated Veteran - A veteran whose last date the date of application. 12 months of

Disabled Veteran - A veteran

compensation under laws to entitled 18 who

### NOTICE OF ADOPTED AMENDMENTS

administered by the Veterans' Administration, or

who was discharged or released from service-connected ď of because an individual active duty disability. Vietnam-Era Veteran - A veteran any part of whose active military, naval, or air service was during the Vietnam Era (August 5, 1964 through May 7, 1975, per Presidential Proclamation 4373). "Vocational Exploration Program (VEP)" - A program for the purpose of exposing individuals to the operation and types of obs available in the private sector through observation of such and instruction including, where appropriate, limited practical experience.

Children (AFDC) (Social Security Act (SSA) Title IV) (42 U.S.C. 401 (1983)), General Assistance (State or local government), or the Refugee Act of 1980 (8 U.S.C. 1521-1525 (1983)). (For "Welfare Recipient" - An individual who receives or whose family receives cash payments under Aid to Families with Dependent proposed performance standards purposes, this term excludes recipients of Supplementary Security Income (SSI) Title XVI of the Social Security Act (42 U.S.C. 1601, 1602 (1983)).

subsidized work assignment with an employing agency. Work experience is prohibited in the private-for-profit sector unless the individual employed is a youth aged 16 to 21 inclusive, who is economically disadvantaged as required by Section 141(k) of "Work Experience" - Work experience is a short-term or part-time, the Act and the employment is provided in accordance with Section 205(d)(3)(B) of the Act. "Youth" - An individual who is aged 16 through 21. (Individuals aged 14 and 15 may participate in a "preemployment skills training program" for youth).

"Youth Competency System" -

A system of services to JTPA participants through age 21 post-assessment, employability planning, documentation, and quantifiable learning objectives, modules, curricula/training include: certification. which shall related

The system shall assist the individual in becoming proficient, as defined by the PIC, in one or more of the following skill areas in which the terminee is deficient:

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or education, basic maturity, job-specific skills. pre-employment/work

and for recognized as enhancing long-term employability and contributing to the potential for long-term increase in earnings employment. Outcomes which meet this requirement shall "Youth Employability Enhancement Termination" - An outcome youth, other than entered unsubsidized employment, which restricted to the following:

youth who, at termination, has demonstrated proficiency in in the definition of "Youth Competency System" contained in Attained PIC-Recognized Youth Employment Competencies - A the skill areas specified in the definition of "Youth Competency gains must be achieved through program participation and be tracked in accordance with the system of services specified Competency System" contained in this Section. this Section. at termination, entered an employment/training program funded under Title II of the JTPA. who. Youth ď Entered Non-Title II Training

Returned to Full-Time School - A youth who, at termination, application, the participant was not attending school the time had not obtained a high school diploma or equivalent. to full-time school if, at

at at termination, had completed, during enrollment, a level educational achievement which had not been reached Completed Major Level of Education - A youth who, attainment elementary, secondary, and post-secondary. of educational Levels application.

atin termination, completed program objectives as specified Completed Program Objectives - A 14-15 year old who, the local job training plan.

, effective August 16, 1989 (Source: Amended at 13 Ill. Reg. 13839

Section 2600.30 Illinois Job Training Coordinating Council

The State Job Training Coordinating Council shall be established pursuant to Council Act 87 and 1988 Public-Act-83-1288, -effective-August-31,-1984 (Ill. Rev. Stat. 1987 and Section 122 of the Act and the Illinois Job Training Coordinating Supp. 1984-Suppr, ch. 48, pars. 2101 et seq.).

Appointments to the State Council - Nominations for appointments and reappointments shall be solicited by the Department from a)

## NOTICE OF ADOPTED AMENDMENTS

current chairman of the Illinois Job Training Coordinating Council, State agencies, and other interested individuals and The qualifications of nominees shall be recorded by using a form prescribed by the Department and then forwarded local Private Industry Councils, chief elected officials, the to the Governor for selection. organizations.

- Sections 122(b), 317, and 501 of the Act and Section 4 of the Illinois Job Training Coordinating Council Act Public-Act 83-1288, effective-August-31, 1984 (ill: Rev.-Stat. 1984 Supp., Responsibilities of the State Council - The Illinois Job Training Coordinating Council shall perform duties as specified ch.-48,-par.-2104). (q
- Support of State Council Activities Funding for the Illinois Job Training Coordinating Council shall be provided pursuant to Staffing for the Council shall be Section 202(b)(4) of the Act. provided by the Department. ô

, effective August 16, 1989 13839 Amended at 13 Ill. Reg. (Source:

# DEPARTMENT OF MILITARY AFFAIRS

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NOTICE OF RECODIFICATION

# 1) Heading of the Part; Sale of National Guard Armories and Lands

- 2) Code Citation: 71 III. Adm. Code 1500
- 3) Date of Administrative Code Review; August 15, 1989

s of the Part Being Recodified;	Headings	GENERAL PROVISIONS	Sale of Surplus Property	Determination of Fair Market Value	Consideration of Bids	BID PROCEDURE	Advertisement for Bids	Right to Reject Bids	Notification to Successful Bidder and Deposit	Full Payment and Interest	Approval of Governor	Conveyances by Quitclaim Deed
4) Headings and Sections Numbers of the Part Being Recodified;	Section Numbers	SUBPART A	1000.10	1000.20	1000.30	SUBPART B	1000.40	1000.50	1000.60	1000.70	1000.80	1000.90
4												

#### 5) Outline of the Section Numbers and headings of the Part as Recodified GENERAL PROVISIONS Sale of Surplus Property Section Numbers SUBPART A

Sale of Surplus Property	Determination of Fair Market Value	Consideration of Bids	BID PROCEDURE	Advertisement for Bids	Right to Reject Bids	Notification to Successful Bidder and De	Full Payment and Interest	Approval of Governor	Conveyances by Quitclaim Deed	
1500.10	1500.20	1500.30	SUBPART B	1500.40	1500.50	1500.60	1500.70	1500.80	1500.90	

eposit

#### Recodified Part 6) Conversion Table of Present and Recodified Parts: Present Part

SUBPART A	1500.10	1500.20	1500.30	SUBPARTB	1500.40	1500.50	1500.60	1500.70	1500.80	1500.90
SUBPARTA	1000.10	1000.20	1000.30	SUBPARTB	1000.40	1000.50	1000.60	1000.70	1000.80	1000.90

Pursuant to Section 7(e) of the Illinois Administrative Procedure Act (III. Rev. Stat. 1987, ch. 127, par. 1007(e)) and P.A. 85-1241, effective August 30, 1988, the Administrative Code Division has transferred 71 III. Adm. Code 1000 (Chapter II, Military and Naval Department) to 71 III. Adm. Code 1500 (Chapter III, Department of Military Affairs).

## NOTICE OF ADOPTED AMENDMENTS

- Heading of the Part: Clinical Social Work and Social Work Practice Act 2
- Code Citation: 68 Ill. Adm. Code 1470 2

Adopted Action: New Section	New Section	Amending	Repealing, New Section	Amending	Repealing	Repealing	Repealing, New Section	Amending	Amending	Amending	Amending
Section Numbers: 1470.5	1470.7	1470.10	1470.20	1470.30	1470.40	1470.50	1470.60	1470.70	1470.80	1470.90	1470.100
3)											

- Social Work Practice Act 6359A, 6362, 6365) Statutory Authority: Clinical Social Work and (Ill. Rev. Stat. 1988 Supp., ch. 111, par. 6355, 4
- Effective Date of Rule: August 22, 1989 2
- 운 Do these rules contain an automatic repeal date? 9
- ટ Do these rules contain incorporations by reference? 2
- Date Filed in Agency's Principal Office: August 15, 1989 8
- <u>Date Notice of Proposal Published in Illinois Register:</u> April 21, 1989, 13 Ill. Reg. 5426 6
- Has JCAR issued a Statement of Objections to this (these) rule(s)? 9
- Difference(s) between proposal and final version: =

In the authority note and in Section 1470.7(a), the 1988 Supplement to the Illinois Revised Statutes has been cited, rather than Public Act

determining other appropriate supervisor, the Board shall consider, but not be limited to, the following: unavailability of a person licensed under the Act, the setting in which the supervision took place, and the credentials and job responsibilities of the supervisor." The following was added to the end of Section 1470.20(a)(4)(B):

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### NOTICE OF ADOPTED AMENDMENTS

The following was added to subsection 1470.60(c): "The Department, upon the recommendation of the Board, shall issue a license if a review of the application indicates that the application meets the requirements set Forth in subsection (a) or (b) above."

In Section 1470.7(a), "For" was deleted and the sentence begins with "Those".

In Section 1470.10(b)(5), a comma was added after "grades" in line 7.

sentence begins with the deleted and "For" was 1470.10, In Section "Persons".

In Section 1470.30(b), an "s" was added to "master".

In Section 1470.60(a)(4), the second "1" was deleted from "successful".

In Section 1470.70(a), the "a" in "an" was capitalized.

In Section 1470.80(d)(1), a semi-colon was inserted after "necessary"

In Section 1470.60(b)(4), "set forth in Section 1470.70 of this Part" was

In agreement with the Joint Committee on Administrative Rules and at direction of the Administrative Code Division clerical, technical typographical changes were made. direction of

- Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes 12)
- Yes Will these Rules replace an Emergency Rule currently in effect? 3
- ટ Are there any Amendments pending on this Part? 4
- Summary and Purpose of Rules: These rules implement the Clinical Social Mork and Social Mork Practice Act. Effective January 1, 1989, the Department was required to begin licensing social workers and clinical social workers. These rules set forth standards for: application for licensure by endorsement; individuals grandfathering in under the old Act; individuals applying for a clinical social worker temporary license; professional experience requirements; and examination. The American Association of State Social Worker Boards for clinical social workers (Part III-Level B) and for clinical social workers (Part III-Level B) and for clinical social workers (Part III-Level C). The Department previously utilized Part I and Part II of the national examination. The Illinois portion is no longer required 2

#### DEPARTMENT OF PROFESSIONAL REGULATION NOTICE OF ADOPTED AMENDMENTS

Information and questions regarding this adopted rule shall be directed 16)

Department of Professional Regulation 320 West Washington, 3rd Floor Springfield, IL 62786 Attention: Jean Courtney

The full text of the Adopted Amendments begins on the next page:

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DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED AMENDMENTS

TITLE 68: PROFESSIONS AND OCCUPATIONS CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS

CLINICAL SOCIAL WORK AND SOCIAL WORK PRACTICE ACT SOCIAL-WORKERS-REGISTRATION-ACT

<u>Professional Experience</u> Gollege-Gertiffcation Approved Colleges, Universities, and Graduate Schools of Social Admission to Examination (<u>Repealed)</u> <u>Endorsement</u> Registration-Without-Examination Employer's Affidavit (Repealed) Grandfather Provisions Granting Variances Temporary License Work Programs Applications Examinations Restoration Renewals 1470.40 1470.50 1470.60 1470.70 1470.80 1470.90 1470.5 1470.7 1470.10 1470.20

AUTHORITY: Implementing the Clinical Social Work and Social Work Practice Act (Ill. Rev. Stat. 1988 Supp., ch. ill, par. 6351 et seq.) and authorized by Section 60(7) of The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 60(7)).

SOURCE: Rules for the Administration of the Social Workers Registration Act, effective November 18, 1971; effective September 25, 1975; amended at 5 III. Reg. 946, effective January 15, 1981; codified at 5 III. Reg. 11067; amended at 5 III. Reg. 14171, effective December 3, 1981; emergency amendment at 6 III. Reg. 916, effective January 6, 1982, for a maximum of 150 days; amended at 6 III. Reg. 916, effective June 15, 1982; amended at 7 III. Reg. 9392, effective July 26, 1983; amended at 10 III. Reg. 19093, effective October 28, 1986; amended at 11 III. Reg. 9945, effective May 12, 1987; transferred from Chapter VII, 68 III. Adm. Code 470 (Department of Registration and Education) to Chapter VII, 68 III. Adm. Code 1470 (Department of Professional Regulation) pursuant to P.A. 85-225, effective January 1, 1988, at 12 III. Reg. 2981; emergency amendments at 13 III. Reg. 5771, effective April 5, 1989, for maximum of 150 days; amended at 13 III. Reg. 13867, effective August 22, 1989.

# Section 1470.5 Grandfather Provisions

December 31, 1988, under the Social Workers Registration Act (Ill. Individuals who were registered and in good standing

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# DEPARTMENT OF PROFESSIONAL REGULATION

# NOTICE OF ADOPTED AMENDMENTS

Rev. Stat. 1987, ch. 111, par. 6301, et seq.), may apply for and receive a license as a Licensed Social Worker as follows:

- Persons who will not be required to take a further examination  $\Rightarrow$
- have a master of social work degree from a graduate program of social work approved by the Department in accordance with Section 1470.30 of this Part; or ¥
- undergraduate program approved by the Department in accordance completed at least three (3) years of supervised professional experience in accordance with Section 1470.20 of this Part. with Section 1470.30 of this Part and have successful in social work from degree baccalaureate 8
- Persons who do not meet the requirements set forth in subsection (1) above may obtain licensure as a Licensed Social Worker by successfully completing the examination set forth in Section 1470.70 of this Part by June 30, 1990. 7
- All persons applying under subsection (a)(1) above shall file an application with the Department, on forms provided by the Department, no later than December 31, 1989, which includes the following: a
- certification of graduation from a baccalaureate degree program or master's degree program in social work approved by the Department in accordance with Section 1470.30 of this Part;
- verification of completion of 3 years of supervised professional experience as set forth in Section 1470.20 of this Part, applicable: 5
- complete work history since baccalaureate or master's degree education: 3
- the required fee pursuant to The Clinical Social Work and Social Work Practice Act (III. Rev. Stat. 1988 Supp., ch. 111, par. 6351 et seq.) (the "Act") as set forth in Section 13(1) of the Act. 4
- Persons in subsection (a)(2) above shall apply under Section 1470.10 of this Part. a

(Source: Added at 13 Ill. Reg. 13867, effective August 22, 1989

Section 1470.7 Temporary License

Those individuals applying for a temporary license as a clinical (a)

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# DEPARTMENT OF PROFESSIONAL REGULATION

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of the Act, file an application with the Department, on forms provided by the Department, by December 31, 1990, which includes the following: social worker pursuant to the Act shall, in accordance with Section 12

- Work from an approved program of social work in accordance with Section 1470.30 of this Part; certification of a master's degree or doctoral
- verification that the applicant has functioned as a Clinical Social Worker or Clinical Social Mork Supervisor for at least two (2) of the last five (5) years. 5
- If the work has been part-time, the applicant must have functioned as a clinical social work supervisor for 3000 hours within the last five (5) years. B
- Experience as an instructor of clinical social work at the graduate or doctorate level shall be considered functioning as a clinical social worker. 8
- a complete work history since receipt of master's or doctorate degree education; and 3
- the required licensure fee set forth in Section 13(1) of the Act. 4)
- Temporary licenses will expire on December 31, 1991, regardless of when the license was issued 9
- Individuals holding a temporary license will be required to pass the examination set forth in Section 1470.70 of this Part by December 31, d
- to sit for the examination set forth in Section 1470,70 of this Part. The applicant shall submit an application form along with the examination fee to the designated testing service pursuant to Section 8(2) of the Act. Upon notification to the Department by the testing submission by the applicant of the application form and the required fee set forth in Section 13(1) of the Act, the permanent Clinical Social Worker license set forth in Section 1470.30 of this Part will Upon approval of the temporary license, the applicant will be eligible service that the applicant has passed the examination and be issued. ଚ

(Source: Added at 13 Ill. Reg. 13867, effective August 22, 1989

Section 1470.10 Applications

An-appligant-for-registration as a social worker or a certified-seetal チャ

# NOTICE OF ADOPTED AMENDMENTS

worker-shall-f<del>ill-out-a-standard-application-form-obtainable-from-t</del>he Department-of-Professional-Regulation-and-sign-it-in-the-presence-of-a Notary-Public,-who-shall-then-notarize-it-with-his-seal-

- A-recent-passport-size-photograph-(head-and-shoulders,-only)-shall accompany---the--application,--and--a--duplicate--photograph--must--be presented-at-the-examination-to-secure-admission-4
- The-fee-provided-fer-in-Seetion-7-0f-the--Illinois-Social-Werkers Registration-Act,-must-accompany-the-application. 4
- An-applicant-who-was-not-born-in-the-United-States-shall-submit-with the-<u>application,-his-Certificate-of-Naturalization,-Declaration-of</u> Intention,-or-copy-of-his-birth-registration-with-the-American Gonsulate, - showing he was born of American parents who were abroad at that-time, #
- An-applicant-must-submit-a-certified or-photostatie-copy-of-marriage certificate,---if---any---supporting---affidavits---(i.e.,---education; expertence,-citizenship)-bear-maiden-name-Ġ

Each applicant seeking original licensure under Section 7 of the Act shall file an application, with the Department, on forms provided by the Department, at least 90 days prior to an examination date. The application shall include:

- for a Licensed Clinical Social Worker **a**
- social work approved by the Department in accordance with Section 1470.30 of this Part and verification of completion of 3000 hours of satisfactory supervised clinical professional experience as set certification of graduation from a master's degree program Forth in Section 1470.20 of this Part; or
- certification of graduation from a doctorate degree program in social work approved by the Department in accordance with Section 1470.30 of this Part and verification of completion of 2000 hours of satisfactory supervised clinical professional experience as set forth in Section 1470.20 of this Part. 5
- a complete work history since receipt of master's or doctorate degree education; 3
- the required fee set forth in Section 13(1) of the Act 4
- for a Licensed Social Worker a
- of certification of graduation from a master's degree program

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social work approved by the Department in accordance with Section 1470.30 of this Part; or

- certification of graduation from a baccalaureate degree program of social work approved by the Department in accordance with Section 1470.30 of this Part and verification of completion of 3 years of supervised professional experience in accordance with Section 1470.20 of this Part. 5
- a complete work history since baccalaureate or master's degree education: 3
- the required fee set forth in Section 13(1) of the Act. 4
- October 1986 shall not be required to retake the Part 2-Level B AASSWB examination to be eligible for licensure. Those individuals shall file an application for examination along with their examination grades, which shall be forwarded to the Individuals applying for a Licensed Social Morker license who have successfully completed Part 2-Level B of the American Association of State Social Mork Boards (AASSWB) examination subsequent to Department directly from the testing service. 2
- degree in social work, and who are applying to take Part 2- Level B AASSWB examination, shall complete the application along with the work history form since baccalaureate degree education. These persons shall be required to take and pass Part 2-Level B of the AASSWB Persons who were registered and in good standing as of December 31, 1988, under the Social Morkers Registration Act, who do not hold examination before a social worker license will be issued. 3

(Source: Amended at 13 Ill. Reg. 13867, effective August 22, 1989

Section 1470.20 Gellege-Gertification Professional Experience

The-applicant-shall-submit-a-College-Certiffeation-form-showing-degree(s) received,-attendance,-and-containing-the-seal-of-the-school(s),

- <u>social worker provisions set forth in Section 1470.7 of this Part.</u> Shall be required to complete supervised professional experience Persons applying for licensure as a Licensed Clinical Social Worker except for those individuals applying under the temporary clinical pursuant to Section 9 of the Act as follows: á
- persons holding a master's degree in social work shall have hours of satisfactory, supervised clinical professional experience subsequent to the receipt of the degree; completed 3000

# NOTICE OF ADOPTED AMENDMENTS

- 2) persons holding a doctorate degree in social work shall have completed 2000 hours of satisfactory, supervised clinical professional experience subsequent to the receipt of the degree;
- the specified number of hours may have been obtained in the following increments:
- A) for full-time experience a minimum of 30 hours per week but not more than 40 hours per week.
- B) for part-time experience a minimum of 15 hours per week but not more than 29 hours per week.
- 4) For purposes of this subsection supervised experience shall be experience directly related to clinical social work practice as defined in Section 3(5) of the Act:
- A) The supervisor shall have met with the applicant at least one hour each week.
- B) The supervisor shall have been a certified social worker registered under the Social Morkers Registration Act with cilinical experience, a licensed clinical social worker diplomate in clinical social work, designated member of the Academy of Certified Social Morkers (ACSM), or other appropriate clinical supervisor as approved by the Social Mork Examining and Disciplinary Board (the "Board"). In determining other appropriate supervisor, the Board shall consider, but not be limited to, the Following: unavailability of a person licensed under the Act, the setting in which the supervision took place, and the credentials and job responsibilities of the supervisor.
- C) The experience shall have been evaluated by the supervisor as satisfactory.
- b) Persons applying for Licensed Social Worker who have a baccalaureate degree in social work shall complete three (3) years of supervised professional experience subsequent to obtaining the baccalaureate degree. For purposes of this subsection, supervised professional experience is that experience directly related to social work as defined in Section 3(9) of the Act. The experience shall be:
- 1) obtained under the direct supervision of a certified social worker registered under the Social Workers Registration Act, licensed clinical social worker, licensed social worker, designated member of ACSM or other appropriate supervisor as approved by the Board.

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- 2) satisfactory as evaluated by the supervisor. The supervisor shall have met with the individual at least one hour each week.
- (Source: Section repealed, new Section adopted at 13 III. Reg 13867, effective August 22, 1989
- Section 1470.30 Approved Colleges, Universities, and Graduate Schools of Social Mork <u>Programs</u>
- a) Doctoral degrees shall be accredited by an accrediting agency recognized by the U.S. Department of Education. Graduate-professional schools—of—social—work—accredited—by—the—Gouncil—on—Social—Mork Education—New—York,—New—York,—will—be—approved—by—the—Department—of Professional—Regulation—
- b) The Department has determined that all baccalaureate and master's degree programs in social work which are accredited by the Council on Social Mork Education, Canadian Association of Schools of Social Mork, and the Council on Social Mork Education by the Foreign Equivalency Determination Service of the Council on Social Mork Education, are approved. A -baccalaureate-degree from-a-4-year-college-or-university accredited-by-its-own-regional-accreditation-body-will-be-approved-by the-Department-of-Professional-Regentation.
- c) The--standards-and--curricula--in-social--work--of--forelgn--schools--of social-work-will-be-reviewed-individually-

(Source: Amended at 13 Ill. Reg. 1386Z, effective August 22, 1989

Section 1470.40 Employer's Affidavit (Repealed)

To-meet-the-experience-requirements, the applicant-shall-submit-an-"Employer's Affidavit"-form-from-his-employer-and-each-former-employer.

(Source: Repealed at 13 Ill. Reg. 13867., effective Aug. 22, 1989

Section 1470.50 Admission to Examination (Repealed)

- a) Applications—-for—-registration—by--examination,—-together—with—ail supporting—-documentation,—must—be-on—file—with—the—Department—of Professional—Regulation,—Springfield,—Illinois,—at—least—5ixty—days prior—to-the—date—of—the—examination.
- b) No--eandidates--shall-be--admitted--to--an--examination--until--he--has fulfilled the-educational-and-experience-requirements-for-registration as-provided-by-Section-5-of-the-Act.
- c) Only-experience-obtained-on-or-prior-to-the-sixty-day-final-filling

# NOTICE OF ADOPTED AMENDMENTS

date-for-the-examination-will-be-considered...Applicants-completing the-required-experience-after-the-final-filing-date-will-be-considered for-the-next-examination-

Repealed at 13 Ill. Reg. 13867, effective August 22, 1989

#### Endorsement Registration-without-Examination Section 1470.60

a-social-worker-in-II-linois-for-at-least-2-of-tho-5-years-immediately preceding-his-entry-into-the-services-of-the-Armed-Forces;-files-his Military-Serwice.---An-applicant-who-was-in-the-Armed-Forces-of-the application-within-3-months-of-his-honorable-discharge,--separation-or release-from.the.Armed-Forces; and furnishes.a.copy.of.his.Discharge Papers.with.his.application,-may request.registration.as.a.eertified United-States-on-January-1-1-4969;-who-furnishes-proof-of-employment-as 50cial-worker-without-examinationŧ

#### Reciprocity 4

The-Department--will-grant-reciprocal-registration-as--a-certified social-worker-to-an-applicant-rogistored-under-th-laws-of-another State,--territory-of-the-United-States-or-Canadian-province-in licensure,--substantlally equivalent-to-the-requirements-then-in force-in-this--State-and-which-provide-for-similar-registration without--examination-for-persons--issued-certificates-under--this Act --- In--addition--to--meeting--all-of--the--requirements--herein contained, -- the -applicant-shall -furnish-proof-of-registration-in which--the--requirements--for-<del>registration-were-at-the-</del>date--of the-form-of-a-certification-by-the-issuing-authority-as-to-the manner-in-which-the-registration-was-granted-4

Each applicant seeking licensure under Section 15 of the Act shall file an application, with the Department, on forms provided by the Department. The application shall include:

#### for a Licensed Clinical Social Worker a)

- social work approved by the Department in accordance with Section 1470.30 of this Part and verification of completion of 3000 hours certification of graduation from a master's degree program in experience subsequent to receipt of degree as set forth in Section 1470.20 of this Part; or professional satisfactory supervised clinical οţ
- certification of graduation from a doctorate degree program in social work approved by the Department in accordance with Section 1470.30 of this Part and verification of completion of 2000 hours of satisfactory supervised clinical professional experience. 5

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# DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED AMENDMENTS

subsequent to receipt of degree as set forth in Section 1470.20 of

- a complete work history since receipt of master's or doctorate degree education; 3
- forth set AASSWB examination successful completion of the Section 1470.70 of this Part: 4
- a copy of the Act and rules in effect at the time of original licensure; and 2
- the required fee set forth in Section 13(1) of the Act. (9

#### for a Licensed Social Morker a

- certification of graduation from a master's degree program of social work approved by the Department in accordance with Section 1470.30 of this Part; or
- social work approved by the Department in accordance with Section 1470.30 of this Part and verification of completion of three (3) years of supervised professional experience subsequent to receipt certification of graduation from a baccalaureate degree program of 1470.30 of this Part and verification of completion of three of degree in accordance with Section 1470.20 of this Part. 2
- a complete work history since receipt of baccalaureate or master's degree education; 3
- successful completion of the AASSWB examination set forth in Section 1470.70 of this Part: 4
- a copy of the Act and rules in effect at the time of original licensure; and 2
- the required fee set forth in Section 13 of the Act. 9
- The Department, upon the recommendation of the Board, shall issue a license if a review of the application indicates that the application meets the requirements set forth in subsection (a) or (b) above. G

Reg. 13867 13. 13 Section adopted at new Section repealed, August 22, 1989 effective (Source:

Section 1470.70 Examinations

The-examinations-for-Registered-Social-Worker-and-Gertified-Social (e

### NOTICE OF ADOPTED AMENDMENTS

Worker-shall-be-the-American Association of State-Sociat Morker-Boards (AASSWB),-which-shall-be-as-follows:

- Part-1:--Illinois-Social-Welfare-Laws 4
- Part-2:---Seetal-Welfare----Historical-and-Technical-Literature; Social-Welfare --- Process-and-Methods; -and-Current-Social-Welfare Developments 5
- An---appl-tcant---must---successfully---complete,---according---to--AASSWB standards,-each-part-of-the-examination-to-be-considered-for-licensure-4
- An--applicant--who--is--unsuccessful--in-one--or--both--Parts--of--the examination-must-retake-that Part(s)-on-which-a-passing-score-was-not achieved-**(**
- The-scores-from-past-examinations-shall-not-be-comingled-with-those achieved-in-those can-the-examination-outlined-in-subsection-(a)-above-for-the purpose-of-deriving-the-required-passing-score-#

The examination for Licensed Clinical Social Worker and Licensed Social Morker shall be the American Association of State Social Worker Boards (AASSWB).

- An applicant for licensure as a licensed social worker will required to take and pass Part 2-Level B of the AASSWB examination. (a)
- An applicant for licensure as a licensed clinical social worker will be required to take and pass Part 3-Level C of the AASSWB examination. a

(Source: Amended at 13 Ill. Reg. 13867, effective August 22, 1989

Section 1470.80 Restoration

- (Licensed Clinical Social Morker or Licensed Social Morker) which has been on inactive status for less than 5 years shall have his <u>license certificate—of—registratio</u>n restored by making application to the Department and by paying the current statutory renewal fee <u>set forth</u> A <u>licensee registrant</u> seeking restoration of his <u>license</u> eertificate of-registration (Registered-Social-Worker-or-Gertified-Social-Worker) Section 13(3) of the Act. a)
- A <u>licensee</u> registrant seeking restoration of his <u>license</u> eertificate of-registration (Registration Cogial-Worker-or-Certificod-Social-Worker) (Licensed Clinical Social Worker or Licensed Social Worker) which has been expired for less than 5 years shall have his <u>license</u> eertificate restored by making application to the Department and paying \$10 \$20 plus all lapsed renewal fees pursuant to Section 13 of the Act 2

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# DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED AMENDMENTS

- of-registration (Registered Social Morker or Certified Social Morker) (Licensed Clinical Social Morker or Licensed Social Morker) after it has expired or been placed on inactive status for more than 5 years shall file an application, on forms supplied by the Department. A licensee registrant seeking restoration of his license together with: G
- Sworn evidence of active practice in another jurisdiction. Such evidence shall include a statement from the appropriate board or licensing authority in the other jurisdiction that the licensee registrant was authorized to practice during the term of said active practice; or <u>\_</u>
- An affidavit attesting to military service as provided in Section II 6 of the Act. If application is made within two years of discharge and if all other provisions of Section II 6 of the Act are satisfied, the Ilcensee applicant will not be required to pay a restoration fee or any lapsed renewal fees; or 5
- passage of the examination described in Section 1470.70 of this Part within the twelve months preceding application; and of Proof 3
- The statuterily required fees pursuant to Section 13 of the Act 4
- by the Department because of discrepancies or commissing information, information needing further clarification, and/or missing information, the licensee registrant seeking restoration of his information, the licensee registrant seeking costal marker or When the accuracy of any submitted documentation or the relevance or sufficiency of the course work or experience is reasonably questioned by the Department because of discrepancies or conflicts in <u>license</u> certificate-of-registration-(Registered-Social-Norker-or Gertified-Social-Morker-) (Licensed Clinical Social Morker or Licensed Social Morker) will be required to: ə
- provide such information as may be necessary; and/or \_
- submitted the of sufficiency documentation during an oral interview; or ō relevance explain 5
- insufficient to evaluate the individual's current competency to practice under the Act. Upon the R<u>recommendation of the Board</u> appear for additional oral interview(s) before the <u>Board</u> Gemmittee Gemmittee Gommittee, an applicant shall have his license restored when the information available to the Board practice under the Act. 3

, effective August 22, 1989 Amended at 13 III. Reg. 13867.

# NOTICE OF ADOPTED AMENDMENTS

#### Renewals Section 1470.90

- Every <u>license</u> eertifieate-of-registration issued under the Act shall expire on November 30 of each odd numbered year. The holder of a <u>license</u> certificate-of-registration may renew such <u>license</u> certifiteate during the month preceding the expiration date thereof by paying the
- It is the responsibility of each <u>licensee</u> registrant to notify the Department of any change of address. Failure to receive a renewal form from the Department shall not constitute an excuse for failure to pay the renewal fee or to renew one's license. 9

Amended at 13 Ill. Reg. 13867, effective August 22, 1989 (Source:

# Section 1470.100 Granting Variances

- The Director may grant variances from these rules in individual cases where he finds that: a)
- not ş granted 1 s variance the which provision from statutorily mandated; <u>\_</u>
- no party will be injured by the granting of the variance; and 5
- the Ē which the variance is granted would, i be unreasonable or unnecessarily burdensome. the rule from particular case, 3
- The Director shall notify the <u>Board</u> Gommittee of the granting of such variance, and the reasons therefor, at the next meeting of the <u>Board</u> Gommittee G

(Source: Amended at 13 Ill. Reg. 13867 effective August 22, 1989)

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# DEPARTMENT OF PROFESSIONAL REGULATION

### NOTICE OF ADOPTED RULES

- Speech-Language Pathology and Illinois ±he Part: Audiology Practice Act the Heading of 2
- 68 Ill. Adm. Code 1465 Code Citation: 5
- Adopted Action: New Section New Section New Section Section New S Section Numbers: 1465.50 1465.60 1465.70 1465.90 Adopted Action: New Section New Section New Section New Section Section Numbers: 1465.10 1465.20 1465.30 1465.40 3
- <u>Statutory Authority:</u> The Illinois Speech-Language Pathology and Audiology Practice Act (Ill. Rev. Stat. 1988 Supp., ch. 111, par. 7901 et Illinois The sed.) 4
- August 22, 1989 Effective Date of Rule: 2
- Do these rules contain an automatic repeal date? 9
- S Do these rules contain incorporations by reference? 2
- Date Filed in Agency's Principal Office: August 15, 1989 8
- ę February Date Notice of Proposal Published in Illinois Register: 1989, 13 Ill. Reg. 1388 6
- ટ્ટ Has JCAR issued a Statement of Objections to this (these) rule(s)? 9
- Difference(s) between proposal and final version: =

In Section 1465.20(a), "US reputable and in good standing" was deleted

The following has been added in Section 1465.60(b):

from the Speech-Language-Hearing Association; education, training and experience, including but not limited to whether he has achieved special honors or awards, has had articles published in professional journals, has written textbooks relating to speech-language-hearing, and any other attribute which the Director accepts as evidence that such applicant has outstanding and proven ability in speech-language-hearing. The Department shall either issue a license "The Department, upon recommendation of the Board, shall determine substantial equivalency based on, but not limited to, certification by endorsement to the applicant or notify him of the reasons for the denial of his application."

In the authority note, the cite was updated to Illinois Revised Statutes 1998 Supp.

### NOTICE OF ADOPTED RULES

the Joint Committee on Administrative Rules and at the Administrative Code Division clerical, technical and the Administrative Code typographical changes were made. In agreement direction of

- Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes 12)
- Will these Rules replace an Emergency Rule currently in effect? 3
- Are there any Amendments pending on this Part? 4
- and set forth standards necessary to evaluate applications for licensure as a Speech-Language Pathologist or Audiologist. More specifically, Summary and Purpose of Rules: These Rules implement Public Act 85-1391 for licensure, program approval, professional experience requirements, examination requirements, renewal, endorsement, restoration of a license and granting variances. these rules concern application 15)
- Information and questions regarding this adopted rule shall be directed 16)

Department of Professional Regulation 320 West Washington, 3rd Floor Attention: Jean Courtney Springfield, IL 62786 217/785-0800 The full text of the Adopted Rules begins on the next page:

### ILLINOIS REGISTER

DEPARTMENT OF PROFESSIONAL REGULATION

### NOTICE OF ADOPTED RULES

TITLE 68: PROFESSIONS AND OCCUPATIONS CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS

PART 1465
THE ILLINOIS SPEECH-LANGUAGE PATHOLOGY AND AUDIOLOGY PRACTICE ACT

Application for Licensure Under Section 7 of the Act Approved Programs

Application for Licensure Professional Experience 1465.10 1465.20 1465.30 1465.40 1465.50 1465.60

Examination

Endorsement

Granting Variances Renewal

AUTHORITY: Implementing the Illinois Speech-Language Pathology and Audiology Practice Act (III. Rev. Stat. 1988 Supp., ch. 111, par. 7901 et seq.) and authorized by Section 60(7) of the Civil Administrative Code of Illinois (III. Rev. Stat. 1987, ch. 127, par. 60(7)). SOURCE: Emergency rules adopted at 13 Ill. Reg. 1616, effective January 20, 1989, for a maximum of 150 days; emergency expired June 19, 1989; adopted at 13 Ill. Reg. 13882, effective August 22, 1989

Section 1465.10 Application for Licensure Under Section 7 of the Act

Speech-Language Pathology and Audiology Practice Act (III. Rev. Stat. 1987, ch. 111, par. 7901, et seq.) (the "Act") shall file an application with the Department, on forms provided by the Department of Professional Regulation (the "Department"). Such application shall be postmarked no later than midnight September 2, 1989, and shall include the following:

- or or documentation of active practice in speech-language pathology or audiology, both, prior to June 1, 1989, for 2 of the last 4 years or practice these professions for at least 4 years; and certification, on forms provided by the Department,
- for licensure as a speech-language pathologist, verification of a valid Type-10 Speech and Language Impaired Certificate or its equivalent issued by the Illinois State Board of Education (a copy of the certificate may be submitted as proof); or

### NOTICE OF ADOPTED RULES

- for licensure as a speech-language pathologist or as an audiologist, verification of holding current certification from the American Speech-Language-Hearing Association (ASHA) which certifies that the person is a certified speech-language pathologist or audiologist, and verification of a master's degree or its equivalent; 5
- conferred from a regionally college in speech-language college the master's degree must be o pathology and/or audiology; university accredited
- bachelor's degree from an accredited college or university and at least 42 post baccalaureate semester hours acceptable toward a master's degree, of which at least 30 hours must be in the areas of speech-language pathology, audiology, or speech-language and hearing science. At least 21 of these 42 semester hours must be obtained from a for purposes of this Section an equivalent is defined as a audiology, or speech-language and hearing science. single college or university. 8
- complete work history since completion of baccalaureate degree education; and â
- the required fee set forth in Section 14(a)(1) of the Act. <u>\_</u>

# Section 1465.20 Approved Programs

- The Department of Professional Regulation (the "Department") shall approve a speech-language pathology or audiology program if it meets the following minimum criteria: a)
- the institution is legally recognized and authorized by the jurisdiction in which it is located to confer the appropriate degree.  $\widehat{}$
- has a faculty which comprises sufficient number of full-time instructors to make certain that the educational obligations to the student are fulfilled. The faculty must have demonstrated competence as evidenced by appropriate degrees in their area(s) of teaching from professional colleges or institutions. 2
- speech-language pathology, in audiology or in speech and hearing science. must be trained in director program 3
- has an integrated curriculum plan which includes at least the following subject areas in professional education (60 semester 4

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# DEPARTMENT OF PROFESSIONAL REGULATION

### NOTICE OF ADOPTED RULES

- Basic Communication Processes P
- anatomic and physiological bases
- physical bases and processes of the production and perception of speech, language and hearing linguistic and psycholinguistic variables related to normal development and use of speech, language and variables related to speech, language and hearing 111)
- Speech-Language Pathology/Audiology 8
- speech and language disorders
  - audiology
- iii) auditory pathology
  iv) auditory habilitation/rehabilitation
- of clinical experience supervised by a licensed speech-language pathologist or audiologist or a person who is ASHA certified. The experience shall take place in at least two clinical settings (i.e. academic program, medical facility, community has a clinical practicum which provides students with 300 hours clinics). 2
- In determining whether a program should be approved, the Department shall take into consideration, but not be bound by, accreditation or approval by the American Speech-Language-Hearing Association. 9
- audiology master's degree programs accredited or approved by the Educational Standards Board of the American Speech-Language-Hearing Association as of January 1, 1989, meet the minimum criteria set The Department has determined that all speech-language pathology forth in this Section and are, therefore, approved. G

# Section 1465.30 Professional Experience

meet the requirements of professional experience as set forth in Section To meet the requirements of professional expe (8)(f) of the Act, the applicant's experience:

- full-time, supervised of nine months oę be an equivalent professional experience: shall a)
- 30 hours or more per week over 9 months;
- 25-29 hours per week over 20-24 hours per week over
- fulfull professional not 25-29 hours per week over 12 months; 20-24 hours per week over 15 months; 15-19 hours per week over 18 months; less than 15 hours per week will experience requirements; 24335

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certification from the American Speech-Language-Hearing Association pursuant to Section 8(e) of the Act. Exam scores shall be submitted directly to the Department from the testing service;

- completion of the equivalent of 9 months of full—time supervised professional experience as set forth in Section 1465.30 of this Part; on forms provided by the Department, of certification. <u>်</u>
- a complete work history since completion of a baccalaureate degree ê
- the required fee as set forth in Section 14(a)(1) of the ( e

## Section 1465.50 Examination

- pathologist and/or licensed audiologist are the National Examinations in Speech-Language Pathology or Audiology (NESPA). a)
  - the Candidates for the examination shall make application and examination fee directly to the designated testing service. â
- Application to the testing services for purposes of the examination shall not constitute application to the Department for licensure. ၁

### Section 1465.60 Endorsement

- or the An applicant for a license as a speech-language pathologist audiologist who is licensed under the laws of another state territory of the United States shall file an application with Department, on forms provided by the Department, which includes: ر ھ
- Department, of a the Department in of Department, master's degree from a program approved by accordance with Section 1465.20;  $\hat{}$
- certification, on forms provided by the Department, of completion of the equivalent to 9 months of full-time supervised professional experience as set forth in Section 1465.30 of this Part; 5
- (2) above, the applicant may submit verification of holding current certification from the American Speech-Language-Hearing Association that the person is a certified speech-language in lieu of the certifications required in subsections current certification from the Association that the person pathologist or audiologist; 3
- certification, on forms provided by the Department, from the 4

pathology or audiology as defined in Section 3 of the Act;

management as it pertains to

shall be in the direct client contact of at least 36 supervised activities which includes assessment/diagnosis/evaluation, screening, habilitation/rehabilitation and activities related to client

9

of speech-language

the practice

- shall be located in an evaluation and therapy program in a school, clinic, hospital, community hospital or other equivalent settings (e.g. nursing homes); G
- shall be supervised by a licensed speech-language pathologist or licensed audiologist or by a person who holds certification from the American Speech-Language-Hearing Association. ô
- personal and evaluating contact, and monitoring, improving and evaluating performance of the individual who is under his supervision. Such supervisor shall be responsible for direct and 2
- The individual's performance shall be based on no less than 36 supervised activities during the professional experience, 18 of which shall be on-site observations by the supervisor. One hour equals one on-site observation; no more than 6 hours can be accrued in one day. The 18 other activities can be through correspondence and include conferences, evaluation of written reports, evaluations by professional colleagues; and 5
- clinical practicum education to meet the requirements for the master's degree. the course work and shall begin after completion of ( )
- through (e) above, the Department shall accept a letter of verification from the American Speech-Language-Hearing Association that the applicant has completed the Clinical Fellowship Year required for certification as a speech-language pathologist or In lieu of meeting the requirements set forth in subsections (a) audiologist. <del>G</del>

# Section 1465.40 Application for Licensure

Each applicant for a speech-language pathology or audiology license shall file an application with the Department, on forms provided by the Department. The application shall include:

- certification, on forms provided by the Department, of a master's degree from a program approved by the Department in accordance with Section 1465.20; a)
- Speech-Language Pathology in Section 1465.50 or of the National Examinations in Audiology (NESPA) set forth passage and/or 9

### NOTICE OF ADOPTED RULES

state or territory of the United States in which the applicant was originally licensed and any state in which the applicant is currently licensed, stating:

- the time during which the applicant was licensed; 8
- of whether the file of the applicant contains any record any disciplinary actions taken or pending; and 8
- examination(s) taken and examination score(s) received. ဝ
- a complete work history since completion of a baccalaureate degree program; and 2
- the required fee as set forth in Section 14(a)(2) of the Act. 9
- Association; education, training, and experience, including, but not limited to, whether he has achieved special honors or awards, has had articles published in professional journals, has written textbooks relating to speech-language-hearing; and any other attribute which the Director accepts as evidence that such applicant has outstanding and proven ability in speech-language-hearing. The Department shall either issue a license by endorsement to the applicant or notify him of the reasons for the denial of his application. requirements in the state or territory of original licensure were substantially equivalent to the requirements then in effect in Illinois at the time of original licensure or to determine whether the requirements of another state or territory together with education and professional experience qualifications of the applicant are substantially equivalent to the requirements in Illinois at the time of application. The Department, upon recommendation of the not Department may require additional information to determine if the time of application. The Department, upon recommendation of Board, shall determine substantial equivalency based on, but 9

#### 1465.70 Renewal Section

- October 31, 1991. Thereafter every license issued under the Act shall expire on October 31 of odd numbered years. The holder of a license may renew such license during the month preceding the The first renewal period for licenses issued under the Act shall be expiration date thereof by paying the required fee. æ
- It is the responsibility of each licensee to notify the Department of any change of address. Failure to receive a renewal form from the Department shall not constitute an excuse for failure to pay the renewal fee or to renew one's license. 9

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# Section 1465.90 Granting Variances

- The Director of the Department may grant variances from these rules in individual cases where he finds that: æ
- not ļs granted is the variance which the provision from statutorily mandated; \_
- no party will be injured by the granting of the variance; and

5

- the Ē particular case, be unreasonable or unnecessarily burdensome. the rule from which the variance is granted would, 3
- The Director shall notify the Board of Speech-Language Pathology and Audiology of the granting of such variance, and the reasons therefor, at the next meeting of the Board. â

### NOTICE OF ADOPTED AMENDMENTS

- Heading of the Part: The Illinois Structural Engineering Act
- 68 Ill. Adm. Code 1480 Code Citation: 2)
- Adopted Action: Amended Section Numbers: 3
- <u>Statutory Authority:</u> The Illinois Structural Engineering Act (Ill. Rev. Stat. 1987, ch. 111, par. 6522) 4
- August 22, 1989 Effective Date of Rule: 2
- Do these rules contain an automatic repeal date? 9
- Do these rules contain incorporations by reference?
- Date Filed in Agency's Principal Office: August 15, 1989 8
- April 21, 1989 Date Notice of Proposal Published in Illinois Register: 13 Ill. Reg. 5424 6
- Has JCAR issued a Statement of Objections to this (these) rule(s)? 0
- Difference(s) between proposal and final version: =

In Section 1480.20(b)(3), "(see subsection (a)(3)(A))" has been added

In Section 1480.20(b)(3)(A), "recognized and reputable" was replaced with "professional

In agreement with the Joint Committee on Administrative Rules and at direction of the Administrative Code Division clerical, technical typographical changes were made.

- Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes 12)
- Mill these Rules replace an Emergency Rule currently in effect? Yes 13)
- Are there any Amendments pending on this Part? 14)
- Summary and Purpose of Rules: 15)

The portion of the rules which required the Structural Engineering Committee to conduct an oral interview with every applicant who is applying for a structural engineering license in Illinois by endorsement has been deleted. The Department will now accept a successfully completed examination which was taken in another jurisdiction in lieu of

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the Illinois Structural Engineering examination. Language has been added which will allow the Committee to request an oral interview with the applicant if additional documentation is needed of the applicant's education or experience. The requirement that a photograph be submitted with the application has been deleted.

Information and questions regarding this adopted rule shall be directed to: (9)

Department of Professional Regulation Attention: Jean Courtney 320 West Mashington, 3rd Floor Springfield, IL 62786 217/785-0800 The full text of the Adopted Amendments begins on the next page:

# NOTICE OF ADOPTED AMENDMENTS

TITLE 68: PROFESSIONS AND OCCUPATIONS CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS

PART 1480 THE ILLINOIS STRUCTURAL ENGINEERING ACT

Statutory Authority	Licensure	Approved Education Qualifications	Approved Experience Qualifications	Renewals	Restoration of Expired Certificate	Granting of Variances	
1480.10	1480.20	1480.30	1480.40	1480.45	1480.50	1480.60	
				Statutory Licensure Approved Approved			Statutory Licensure Approved Approved Renewals Restorati

AUTHORITY: Implementing The Illinois Structural Engineering Act (Ill. Rev. Stat. 1987, ch. 111, par. 6501 et seq.) and authorized by Section 60(7) of The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 60(7)).

SOURCE: Adopted at 4 III. Reg. 22, p. 242, effective May 15, 1980; amended at 4 III. Reg. 44, p. 475, effective October 20, 1980; codified at 5 III. Reg. 11068; amended at 5 III. Reg. 14171, effective December 3, 1981; emergency amendment at 6 III. Reg. 916, effective January 6, 1982, for a maximum of 150 days; amended at 6 III. Reg. 7448, effective June 15, 1982; transferred from Cobapter II, 68 III. Adm. Code 480 (Department of Registration and Education) to Chapter VII, 68 III. Adm. Code 1480 (Department of Professional Regulation) pursuant to P.A. 85-225, effective January 1, 1988, at 12 III. Reg. 2947; emergency amendment at 13 III. Reg. 5781, effective April 5, 1989, for a maximum of 150 days, amended at 13-III. Reg. 13891, effective Aug. 22, 1989.

### Section 1480.20 Licensure

- a) Licensure By Examination
- Application Procedure. Each applicant shall file an application, on forms supplied by the Department, at least 60 calendar days prior to an examination date. The application shall include:

A)- 2-recent-photographs;-not-larger-than-2-1/2-by-2-1/2-inches;

B A) Completed college certification form showing degrees received and attendance, and an official transcript of educational credit;

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- G B) Completed experience certification form(s) for the experience that the applicant is submitting to satisfy the experience requirements described in subsection (a)(2), below. Such form(s) shall be signed by the practicing structural engineer(s) who supervised the applicant; and
- D C) The required fee.
- Education and Experience Requirements. An applicant is qualified for the written examination who has graduated from:
- A) An approved engineering curriculum, as defined in <u>Section</u> Part A-<del>of-Rule III (68-III Adm. Code</del> 1480.30(a) of this Part), of at least 4 years and submits evidence of 4 years of structural engineering experience in the employ of or under the immediate supervision of an engineer legally practicing structural engineering, during at least 2 of which the applicant has been in charge of work in designing or construction as defined in Section Rule-IV-(68-IIII-Adm.-Gode 1480.40 of this Part); or
- B) An approved college curriculum of at least 4 years, resulting in a degree basic to engineering or science as defined in Section Part-B-of-Rule-III-(68-III-Adm.-Gode 1480.30(b) of this Part and submits evidence of at least 8 years of structural engineering experience in the employ of or under the immediate supervision of an engineer legally practicing structural engineering, during at least 2 of which the applicant has been in charge of work in designing or construction as defined in Section Rule-IV-(68-I-II--Adm--Gode 1480.40 of this Part).
- 3) The Licensure Examination
- A) The passing grade on the examination shall be an average of 75% with no grade in any division below 60%. The examination shall consist of the following 4 Divisions, each of which shall be of 4 hours duration:
- 1) Division Al Basic Engineering Science and General Engineering Knowledge. This Division consists of multiple choice questions and may cover any area of general engineering knowledge, physics, theoretical and applied mechanics, mathematics, construction practice, economics, codes and engineering law.
- ii) Division A2 Basic Engineering Mechanics and Structural Theory. This Division consists of problems to be solved in structural mechanics and analysis including dynamics.

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- consists of five problems in structural design, one each in reinforced concrete, structural steel, foundation engineering, wood and masonry. Each problem constitutes 20% of the grade for this Division.
- 1v) Division B2 Structural Design Specialized. In this Division, the examinee chooses one of three problem sets. Of the three problem sets, there will be one each dealing with structural design in reinforced concrete, structural steel and foundation engineering.
- .) Registered Professional Engineers and Engineers-in-Training who have obtained registration by written examination will be exempted from Division Al of the examination.
- C) An applicant who fails the examination will be required, on his second and third examinations, to retake only those divisions on which he did not achieve a grade of at least 75%.
- D) An applicant who has failed the examination 3 times is ineligible for further examination until he submits evidence of completion, subsequent to his third failure, of a course of formal study approved by the Department in an approved engineering college in the areas of the examination he has failed. For the purpose of retakes beyond the fourth examination, the fourth shall be considered the same as the first.

## b) Licensure by Endorsement

- On forms supplied by the Department. The application, on forms supplied by the Department. The application shall include the same materials required under subsection (a)(1), above for applications for licensure by examination—except—that—only—ene—photograph—the—required. In addition, the applicant shall submit a certification of his licensure in the jurisdiction in which licensure was obtained by written examination.
- Qualifications. Persons licensed or registered to practice structural engineering under the laws of another state or territory of the United States, or of a foreign country or province, whether registered as a structural engineer or as a professional engineer practicing structural engineering in states which do not provide for separate registration of structural engineers, may be granted a certificate of registration by endorsement in Illinois, provided that the statutory requirements applicable to that type of engineering at the time of original

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licensure were substantially equal to the requirements for licensure as a structural engineer then in force in this State. The education, structural engineering experience and other qualifications of each applicant will be evaluated subject to substantial equality of requirements.

- 3) In the event the applicant successfully completed (see subsection (a)(3)(A)) in another jurisdiction an examination equivalent to the Illinois Structural Engineering Licensure Examination, the applicant shall be licensed if he meets all other qualifications for licensure. Gray-Review
- the Committee, waive a portion of the examination requirements set forth in this Section after consideration of the guality of whether he has graduated from an approved structural engineering program, has achieved special honors or awards, has had articles published in professional journals, has written or engineering and including any other circumstance or attribute which the Committee accepts as evidence that such applicant has engineering. In-erder-to-provide-background-on-structural engineering--axperience,--an--applicant--not--iteensed--as--a will-be-requested to appear-before the Examining Committee for other-reproductions-of-plans,-specifications-and-calculations of--3-mailor-structures-designed-by--or-under-the--immediate SUBBETWISION-OF---the-applicant-within-a-period-not-greater-than A) The Department may, in individual cases, upon recommendation of an applicant's engineering education and experience. Including outstanding and proven ability in the practice of structural structural --engineer--in-another-state-and--whose--application materials-submitted-under-subsection-(b)(-),-above-are-approved an-oral-review.---The-applicant--shall-furnish-blueprints--or participated in the writing of textbooks of structural 10-years-immediately-preceding-the-date-of-application-
- Successfully pass the Illinois Structural Engineering Examination and pay the required fee pursuant to Section Examination and pay the required fee pursuant to Section IZ(A)(2) of the Illinois Structural Engineering Act (the IZA).

  Act!). These-exhibits-shall-chover-structures-actually-built, and-the applicant shall-shaw, in-written-form, the extent-of actually-participation and the written-of-mr, the extented in the designing and construction of the projects-represented by the exhibits. The written-statement-shall-be-signed-by-the applicant, certified-by-the-engineering the projects-work-on-the-projects-represented by-the projects-work-on-the-projects-work-on-the-projects-work-on-the-projects-work-on-the-projects-work-on-the-applicant-to-the-oral-review and-will-remain-the-property-of-the-applicant-to-the-oral-review and-will-remain-the-property-of-the-applicant-to-the-oral-review

#### 13898

# DEPARTMENT OF PROFESSIONAL REGULATION

# NOTICE OF ADOPTED AMENDMENTS

- Exhibits.-.constituting.-.evidence...of...structural.-.engineering experience.believed to be equivalent to those described in the preceding.paragraph.will-be.considered in lieu-of-blueprints.es to-the-exhibits-shall-be-set forth-in-a-written-statement-to-be enclosed-with-the-standard-application-form,---The-applicant completed-structures only-in-the-instance-where-the-applicant has-not-had-the-opportunity-to-make-blueprints,--provided-that shall-be-deseribed in detail, - and the relation of the applicant approval--of--the--substitution--is--granted--by--the--Examining Gommittee--in--advance.---The--nature--of--the--proposed--exhibits will-be-advised-whether-the-substitution-will-be-permitted-Ġ
- registration-by-endorsement-but-who-qualifies-for-the-examination When the accuracy of any submitted documentation, or the relevance or sufficiency of the course work or experience is questioned by seeking Fee--for--Examination---An--applicant--who--falls--to--qualify--for **will-be-permitted-to-take-the-written**-examination-for-registration the Department or the Committee because of discrepancies the licensee needing conflicts in information, information need clarification, and/or missing information, the linestoration of his license will be requested to: without-an-additional-fee-4)
- A) provide such information as may be necessary; or
- explain such relevance or sufficiency during an oral interview;
- appear for an oral interview before the Committee designed to determine the individual's qualifications to practice under the

Amended at 13 Ill. Reg. 13891 effective August 22, 1989 (Source:

#### SECRETARY OF STATE

ILLINOIS REGISTER

# NOTICE OF ADOPTED AMENDMENT(S)

- Issuance of Licenses Heading of Part:
- 92 Ill. Adm. Code 1030 2) Code Citation:
- Adopted Action Section Numbers 3)

1030.94

APPENDIX A

New Section

Amendment

- Statutory Authority: Sections 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (III. Rev. Stat. 1987, ch. 95 1/2, pars. 2-104(b)) and Sections 6-106(b), 6-114 and 6-118 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (III. Rev. Stat. 1987, ch. 95 1/2, pars. 6-106(b) 6-114 and 6-118), ( }
- Effective Date of Amendments: August 22, 1989 2)
- X No. Yes 6) Does this rulemaking contain an automatic repeal date?
- Does this amendment contain incorporations by reference? 7)
- Date Filed in Agency's Principal Office: August 22, 1989 8
- Reg. 3324 13 III. Notice of Proposal Published in Illinois Register: (March 17, 1989). 6
- Ñ. Has JCAR Issued a Statement of Objections to this Rule? 10)
- 11) Differences between proposal and final version.

Pursuant to suggestions from the Administrative Code Unit of the Office of the Secretary of State the following changes were made: On the Notice page, "Appendix A" was added to the required question #3 at the beginning of the Notice; also in the required question #9, the middle column heading was changed to "Proposed Action".

the colon was deleted following "Appendix A." In the main source note, the entry for the amendments adopted on April 1, 1989 were In the table of contents for this Part and in the text of the rule,

In Appendix A, the text of the opening sentence and the labels were moved to the left 1/2 inch; also a Section source note for Section 1030.94 was added following the text of the rule and the source note for Appendix A was changed from "Amended" to "Added."

### ILLINOIS REGISTER

#### SECRETARY OF STATE

# NOTICE OF ADOPTED AMENDMENT(S)

#### PART 1030

to

The cite in the statutory authority was changed from Section 6-116

Section 6-106 and Section 6-114 was added.

upon their request.

Pursuant to suggestions from the Joint Committee on Administrative Rules,

the following changes were made:

NOTICE OF ADOPTED AMENDMENT(S)

SECRETARY OF STATE

CHAPTER II: SECRETARY OF STATE TITLE 92: TRANSPORTATION

ISSUANCE OF LICENSES

What Persons Shall Not be Licensed or Granted Permits Religious Exemption for Social Security Numbers Bus Driver's Authority, Religious Organization Commuter Van Driver Operating a For-Profit Driver's License Testing/Vision Screening Driver's License Testing/Written Test Classification of Drivers - Reference Employer Certification Program Fifth Wheel Equipped Trucks Classification Standards Cite for Re-Examination Ridesharing Arrangement Instruction Permits Vehicle Inspection 1030.40 1030.75 1030.10 1030.15 1030.20 1030.30 1030.60 1030.63 1030.65 1030.70 1030.80 1030.84 1030.85 Section A copy of the Driver's License Application form was provided to JCAR as In the Source Note for this rulemaking, the phrase "amended at 13 Ill. 12) Have all the changes agreed upon by the Agency and JCAR been made N 0. Illinois Register 13) Will this rule replace any Emergency Rule(s) currently in effect? (May 26, 1989)

14) Are there any other amendments pending on this Part? Yes.

indicated in the Agreement Letter issued by JCAR?

Reg. 7808, effective June 1, 1989" was added

13 Ill. Reg. 7892 Citation Proposed Action Amendment Section Numbers

This rulemaking sets forth the questions asked of applicants on a driver's license application. 15) Summary and Purpose of Rule:

16) Information and answers to questions regarding this Adopted Rule should be directed to:

Assistant Counsel to the Secretary 2701 S. Dirksen Parkway Springfield, IL 62723 Tel: 217/782-5356 Nancy S. Short

The full text of the Adopted Rule begins on the next page.

Arrangements Other Than Standard Eye Glasses or Contact Lens(es) Duplicate or Corrected Driver's License or Instruction Permit Driver's License Testing/Vision Screening With Vision Aid Requirement For Photograph and Signature of Licensee Questions Asked of a Driver's License Applicant 1030.130 Grounds for Cancellation of a Probationary License Exemption of Facility Administered Road Test 1030.120 Issuance of a Probationary License Driver's License Testing/Road Test 1030.110 Emergency Medical Information Card Diplomatic and Consular Licenses Multiple Attempts/Road Test Restricted Local Licenses 1030.100 Anatomical Gift Donor On Driver's License Temporary Licenses 1030.115 Change-of-Address Restrictions APPENDIX A 1030.92 1030.86 1030.88 1030.89 1030.90 1030.94 1030.95

AUTHORITY: Implementing Article I of the Illinois Driver Licensing Law of the Illinois Vehicle Code (III. Rev. Stat. 1987, ch. 95 1/2, pars. 6-100 et seq.) and authorized by Section 2-104(b) of the Illinois Vehicle Title & Registration Law of the Illinois Vehicle Code (III. Rev. Stat. 1987, ch. 95 1/2, par. 2-104(b)).

SOURCE: Filed March 30, 1971; amended at 3 III. Reg. 7, p. 13, effective April 2, 1979; amended at 4 III. Reg. 27, p. 422, effective June 23, 1980; amended at 6 III. Reg. 2400, effective February 10, 1982; codified at 6 III. Reg. 12674; amended at 9 III. Reg. 2716, effective February 20, 1985; amended at 10 III.

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# NOTICE OF ADOPTED AMENDMENT(S)

Reg. 5192, effective April 1, 1989; amended at 13 III. Reg. 7868, effective June 1, 1989; amended at 13 III. Reg. 12880, effective July 19, 1989; amended at 13 III. Reg. 12978, effective July 19, 1989; amended at 13 III. Reg. 13898, effective August 22, 1989 October 14, 1986; amended at 11 III. Reg. 9331, effective April 28, 1987; amended at 11 III. Reg. 18292, effective October 23, 1987; amended at 12 III. Reg. 3027, effective January 14, 1988; amended at 12 III. Reg. 13221, effective Reg. 303, effective December 24, 1985; amended at 10 III. Reg. 18182, effective August 1, 1988; amended at 12 Ill. Reg. 16915, effective October 1, 1988; amended at 12 Ill. Reg. 19777, effective November 15, 1988; amended at 13 Ill.

Section 1030.94 Duplicate or Corrected Driver's License or Instruction Permit

For the purposes of this Section, the following definitions shall a)

'Department" - Department of Driver Services within the Office of the Secretary of State.

for the purpose of issuing driver's licenses and providing to the public other necessary services connected with the Secretary of Driver Services Facility" - offices located throughout Illinois State's Office. "Instruction Permit" - driving permit issued pursuant to Section 6-105 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-105).

- A duplicate driver's license or instruction permit shall be issued by the Department in cases where a driver's license or instruction permit has been lost, stolen, or mutilated. q
- error was made, a corrected driver's license or instruction permit shall be issued by the Department if a change of information is necessary on a driver's license or instruction permit which is being surrendered. The license or permit shall indicate that it has been Upon an applicant's request or the Department's determination that an corrected by the word corrected as the type of license. (°)
- When there is no driver's license or instruction permit to be surrendered to the Department, the license or permit issued shall be a duplicate. This shall be indicated on the license or permit, by the word duplicate as the type of license. q
- Rev. Stat. 1987, ch. 95 1/2, par. 6-118) for either a duplicate or Illinois Driver's Licensing Law of the Illinois Vehicle Code (Ill. corrected driver's license or instruction permit. For a six (6) month The applicant shall pay a fee in accordance with Section 6-118 of the period after the issuance of a driver's license or permit, there shall ( )

#### ILLINOIS REGISTER

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#### SECRETARY OF STATE

## NOTICE OF ADOPTED AMENDMENT(S)

was lost by the Department. If a license or permit is lost by a state, local, or federal law enforcement agency or state or federal court there shall be no fee charged for a duplicate upon written be no fee charged to correct an error made by personnel at the Driver Services facility which made a corrected license or permit necessary. There shall be no fee charged for a duplicate if the license or permit notification from such agency or court.

application form provided by the Department as described in Section 6-106(b) of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-106(b)) shall be completed by a Driver Services facility employee. and the apprepriate fee shall be paid, if required. The applicant shall answer the first and the appropriate fee shall be paid, if required. After the form has been completed and the fee paid if required, the applicant shall In order to obtain a duplicate or corrected license or permit, an two questions on the application as listed in Appendix A of this Part have his/her photograph taken if necessary as provided in Section 1030.90 which concludes the process. f)

(Source: Amended at 13 Ill. Reg. 13898, effective Aug. 22, 1989

13904

#### SECRETARY OF STATE

# NOTICE OF ADOPTED AMENDMENT(S)

Questions Asked of a Driver's License Applicant

Section 1030. APPENDIX A

The following questions shall appear on an application for a driver's license:

- Is your driver's license or privilege to obtain a license suspended, revoked, cancelled or refused in any State under this or any other name? (If yes, a Letter of Clearance is required.) 7
- Is your driver's license being held by a court in lieu of bail? 5
- court committed you to a mental health facility? (If yes, copies of related court orders and/or a physician's statement will be required.) Has a court found you to have a mental disability or disease or has 9
- Do you have any condition which might cause a temporary loss of consciousness? (If yes, a physician's statement and medical agreement are required.) 4
- Do you have any mental or physical condition which might interfere with safe driving? (If yes, a physician's statement is required and a medical agreement may be required.) 2
- you use any drugs, including prescription medication, or alcohol to Do you use any drugs, including prescription medication, or alcohol the extent that they impair your driving ability? (If yes, physician's statement is required and a medical agreement may (If yes, 6
- Telescopic Lenses Do you wear: Glasses

Right Left Contact Lenses: (Source: Added at 13 Ill. Reg. 13898, effective August 22, 1989

# ILLINOIS REGISTER

# ILLINOIS DEPARTMENT OF TRANSPORTATION

WITHDRAW TO MEET THE OBJECTIONS JOINT COMMITTEE ON ADMINISTRATIVE NOTICE OF REFUSAL TO MODIFY HH F O

- Relocation Assistance and Payments Program Heading of the Part: The 1
- 518 Ill. Adm. Code 92 Code Citation: 2)

518,10	518.15	518.20	518.100 518.120	Refusal
18.1	18.1	18.1	18.14	efusa
18,14	18,20	18,30	18,30	efusa
18.31	18,31	18,32	18.40	efusa
18.40	18.41	18,41	18.42	efusa
18,50	18.50	18,60	18,70	efusa
18,70	18.71	18.71	18.72	efusa
18.72	18,73	18.73	18,74	efusa
18.74	18,75	18,80	18.80	efusa
18.81	18.81	18,82	18.82	efusa
18.83	18.83	18,84	18,84	efusa
18.85	18,85	18,86	18,86	efusa
18.87	18,87	18,90	18,90	efusa
18,91	18,91	18,92	18.92	efusa
18,100	18,100	18,200	18.20	efusa
18,201	18,300	18,300		efusa
18,301	18,400	18,400	18,401	efusa
18,401	18,402	18,402	18,403	efusa
18,403	18,404	18,404	18.405	efusa
18.40	18.40	18,40	518.4070	efusa
18,407	18,408	18,408	18,409	efusa
18,409	18,410	18,500	18.Exh	efusa

# Date Notice of Peremptory Rules Published in Register: (4

7057 Ill. Reg. 13 (issue date) May 5, 1989

of Objection Published in the Register: Date JCAR Statement

2

Ill. Reg. 13 August 18, 1989 (issue date)

### Summary of Action Taken by the Agency: 9

The Joint Committee objected to 92 Ill. Adm. Code 518 because the Department's use of the peremptory procedures Objection: The Joint

WITHDRAW TO MEET THE OBJECTIONS JOINT COMMITTEE ON ADMINISTRATIVE RULES NOTICE OF REFUSAL TO MODIFY OR

of Illinois Administrative Act in that much of the rulemaking was not under conditions which precluded the use of of the violated Section 5.03 of the Procedure Act in that much of general rulemaking procedures. required

Although there were delays due to bureaucracy, decision making, and internal communication, the Department proceded promptly to incorporate the federal changes into more than ninety pages of rules. The proposed federal rule had been subject to public hearings and comment. Once the final federal rules were published, a final draft of the State rules was completed. The Department determined to publish the rules only after their content was known since both form and content is mandated by the federal regulation. The Department will seek to cooperate with the Joint tion. dures should have been adopted as rules. After the adoption of State implementing legislation in September 1988 and the publication of the proposed final federal rules, way possible and attempt to avoid The Department concedes that its old policies and procethe Department began revising its policy and procedures. At that time it began considering its procedures as rules. Committee in every way possible similar situations in the future.

federal rules which were adopted March 2, 1989. The Federal rules required the adoption of the Department's rules by April 2, 1989. The Department cannot agree with the Joint Committee's statement that much of the rulemaking was not required under conditions which precluded the use of general rulemaking procedures. It is Department's position that, because the Department's rules are substantially equivalent to the federal rules, the adoption of this Part, pursuant to Section 5.03 of the Act, was proper and in the best interest of the State of Part 518 is substantially equivalent to the content of the

the peremptory rule in response to the stated above, the Department refuses amend or repeal the peremp Joint Committee's objection. For the reasons

# ENVIRONMENTAL PROTECTION AGENCY

# NOTICE OF CODIFICATION CHANGES

- Procedures for Determining and Protecting Heading of the Part: Pro Confidential Information ≘.
- Effective Date of Amendments: July 10, 1989 3

Code Citation: 2 Ill. Adm. Code 1827

5)

- Date Adopted Amendments Appeared in the Illinois Register. July 21, 1989 13 Ill. Reg. 12048 4)
- (III. Rev. Stat. 1987, ch. 127, par. 1007(b)), the Administrative Code Division has made the following changes in the codification of the above Pursuant to Section 7(b) of the Illinois Administrative Procedure Act 2

The Source Note has been changed to read as follows:

SOURCE: Adopted at 8 Ill. Reg. 9994, effective June 30, 1984; amended at 10 Ill. Reg. 3998, effective February 19, 1986; recodified from 35 Ill. Adm. Code 161 at 13 Ill. Reg. 9509; amended at 13 Ill. Reg. 12048, effective July 10, 1989; corrected at 13 Ill. Reg.13906.

The above changes have been made to the rule which is on file in the Administrative Code Division of the Illinois State Library, Office of the Secretary of State. These changes do not affect the validity of the rule nor the date on which it became effective.

# DEPARTMENT OF MINES AND MINERALS

# NOTICE OF CODIFICATION CHANGES

Heading of the Part: Surface Installation Health and Safety

Code Citation: 62 Ill. Adm. Code 220

5

- Effective Date of Amendments: August 7, 1989 3
- Date Adopted Amendments Appeared in the Illinois Register: 4

August 18, 1989

13 Ill. Reg. 13220

Pursuant to Section 7(b) of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987, ch. 127, par. 1007(b)), the Administrative Code Division has made the following changes in the codification of the above named rule: 2

The Source Note has been changed to read as follows:

Filed October 27, 1976, effective November 27, 1976; emergency amendment at 2 III. Reg. 19, p. 147, effective May 3, 1978, for a maximum of 150 days; emergency amendments at 2 III. Reg. 19, p. 216, effective May 5, 1978, for a maximum of 150 days; amended at 3 III. Reg. 20, p. 142, effective May 17, 1979; amended at 4 III. Reg. 6491, effective May 9, 1983; emergency amendments at 7 III. Reg. 6491, effective May 9, 1983; emergency amendments at 7 III. Reg. 12895, effective September 20, 1983, for a maximum of 150 days; codified at 8 III. Reg. 8915; amended at 8 III. Reg. 12313, effective July 5, 1984; amended at 10 III. Reg. 8104, effective June 15, 1986; amended at 13 III. Reg. 1355, effective April 18, 1989; amended at 13 III. Reg. 1350, effective August 7, 1989; eorrected at 13 III. Reg. 1350.

The above changes have been made to the rule which is on file in the Administrative Code Division of the Illinois State Library, Office of the Secretary of State. These changes do not affect the validity of the rule nor the date on which it became effective.

## ILLINOIS REGISTER

## DEPARTMENT OF REVENUE

# NOTICE OF PUBLIC INFORMATION

to publish this information in the Illinois Statute requiring agency Register: ÷

Name of Act: Illinois Department of Revenue Sunshine Act Citation: Ill. Rev. Stat. 1987, ch. 127, par. 2001 (Public Act 82-727, effective November 12, 1981)

Summary of information: 2.

Index of Department of Revenue Sales and Excise Tax letter rulings issued for the Second Quarter of 1989.

The ruling letters are listed numerically with a brief synopsis and then indexed by subject area.

Sales and Excise Tax subject headings are as follows:

Pollution Control Facilities Manufacturing Machinery and Products of Photoprocessing Mandatory Service Charges Real Estate Transfer Tax Rolling Stock Exemption Non-profit Institutions Replacement Vehicle Tax Sellers of Newspapers, Public Utility Taxes Oil Field Equipment Itinerant Vendors Prepaid Sales Tax Magazines, Etc. Occasional Sale Sale of Service Sale for Resale Motor Fuel Tax Motor Vehicles Sale at Retail Manufacturers Miscellaneous Property Tax Equipment Local Taxes Liquor Tax Penalties Repairs Leasing Returns Nexus Food, Drugs and Medical Appliances Agricultural Producers & Products Certificate of Registration Farm Machinery & Equipment Federal Excise Tax Cooperative Associations Construction Contractors Coins & Precious Metals Financial Institutions Distillation Machinery Coal Mining Equipment Exempt Organizations Coal Fueled Devices Governmental Bodies Interstate Commerce Books and Records Claims for Credit Computer Software Auto Renting Tax Enterprise Zones Delivery Charges Hotel Operators Gross Receipts Cigarette Tax Graphic Arts Assessments Bulk Sales C.O.A.D. Bindo

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(Continued)

Special Order
Statute of Limitations
Tax Collection
Tax Increment Financing
Tax Rate
Telecommunications Excise Tax
Temporary Storage
Trade-Ins
Use Tax
Vehicle Use Tax

Copies of the ruling letters themselves are available for inspection and may be purchased for a minimum of \$1.00 per opinion plus  $25 \ell$  per page for each page over one.

The annual publication (all four quarters) is available for \$4.50.

3. Name and address of person to contact concerning this information:

Margaret Forth
Legal Division
101 West Jefferson Street
Springfield, Illinois 62708
Telephone: (217) 782-6996

## ILLINOIS REGISTER

## DEPARTMENT OF REVENUE

# 1989 SECOND QUARTER SUNSHINE INDEX

# AGRICULTURAL PRODUCERS & PRODUCTS

- 89-0264 4-12-89 Chemicals sold to a Christmas tree operation can be exempt under the farm chemical exemption since such growers are considered to be agricultural producers.
- 89-0319 5-04-89 Tree seedlings purchased by a nursery, that will resell the trees at retail to end-users, are exempt purchases.
- 89-0322 5-04-89 Chemicals that are applied to hogs as disinfectants can qualify for the farm chemical exemption.

#### BULK SALES

89-0420 6-30-89 The sale of real estate by an owner who is not liable for Retailers' Occupation Tax, does not trigger bulk sales notice requirements.

# CERTIFICATE OF REGISTRATION

- 89-0274 4-13-89 It is unlawful for any person to engage in the business of selling tangible personal property at retail in Illinois without a certificate of registration from the Department.
- 89-0282 4-20-89 If a business acts exclusively as a wholesaler and 100% of its sales are for the purpose of resale, it is not required to register under the Retailers' Occupation Tax Act.

## CLAIMS FOR CREDIT

- 89-0253 4-10-89 Food vending machine operators who remit too much Retailers' Occupation Tax to the Department will rarely, if ever, be entitled to a refund because such operators do not bear the burden of the tax and they cannot refund the tax to their customers.
- 89-0314 4-28-89 The statute of limitations applicable to claims for credit is three to three and one-half years.
- 89-0383 5-25-89 Only the person who has actually paid tax to the Department can file a claim to recover that payment.

## COINS & PRECIOUS METALS

89-0389 5-31-89 Coins, ingots and similar items do not qualify for an Illinois sales tax exemption when they are sold in the form of jewelry.

### COMPUTER SOFTWARE

- 89-0241 4-07-89 Computer software is exempt from sales tax as per 86 Ill. Adm. Code Section 130.1935.
- 89-0333 5-10-89 Computer software is not subject to Illinois sales
- 89-0354 5-16-89 Computer software is exempt from sales tax as per 86 Ill. Adm. Code Section 130.1935.

## CONSTRUCTION CONTRACTORS

- 89-0256 4-11-89 A person who takes tangible personal property off the market and converts it into real estate is the legal end-user of the property.
- 89-0299 4-26-89 A person who takes tangible personal property off the market by permanently affixing it to real estate acts as a construction contractor and incurs Illinois Use and local Retailers' Occupation Tax reimbursement liabilities upon the cost price of such materials.
- 89-0305 4-27-89 When a construction contractor incorporates building materials into real estate, the contractor is the legal user of the building materials and incurs Use Tax and local Retailers' Occupation Tax reimbursement liabilities upon their cost price.
- 89-0324 5-05-89 Illinois sales tax law deems a construction contractor who converts tangible personal property into real estate to be the legal user of that property. Consequently, the contractor incurs Illinois sales tax liabilities upon his cost price of the building materials.
- 89-0356 5-16-89 A person who permanently affixes building materials to real estate is the legal user of those materials and incurs Illinois Use and local Retailers' Occupation Tax reimbursement liabilities based on the cost price of those materials.
- 89-0401 6-22-89 Construction contractors incur Use Tax liability on the building materials which they purchase for physical incorporation into real estate.

## ILLINOIS REGISTER

## DEPARTMENT OF REVENUE

89-0414 6-27-89 Public improvements required to be conveyed to a governmental body upon completion can be purchased tax-free.

### ENTERPRISE ZONES

- 89-0236 4-05-89 Building materials, including underground storage tanks must be purchased from a retailer located within the municipality that created the enterprise zone, in order to be exempt from sales tax. See, 86 Ill. Adm. Code Section 130.1951(a)(2).
- 89-0254 4-11-89 The enterprise zone building materials exemption requires that the building materials be purchased from a retailer located in a jurisdiction which created the zone.
- 89-0255 4-11-89 Retailers located outside the jurisdiction(s) which created the enterprise zone into which building materials will be incorporated cannot claim the enterprise zone building materials exemption.
- 89-0277 4-14-89 The exemption for building materials purchased for physical incorporation into real estate located in an enterprise zone requires that the retailer must be located in a jurisdiction which cated the zone. See, 86 Ill. Adm. Code Section 130.1951(a) (2).
- 89-0308 4-27-89 This letter discusses the enterprise zone building material exemption.

## FARM MACHINERY & EQUIPMENT

- 89-0302 4-27-89 Hog sheds do not qualify for the farm machinery and equipment exemption.
- 89-0312 4-28-89 Baler twine is considered a supply and it does not qualify for the farm machinery and equipment exemption.
- 89-0329 5-09-89 A manually operated acreage measuring wheel does not qualify for the farm machinery and equipment exemption.
- 89-0331 5-09-89 Unregistered vehicles used in farm fields can qualify for the farm machinery & equipment exemption so long as the purchaser provides the seller with a properly completed exemption certificate.
- 89-0343 5-15-89 ATVs do not qualify for the Farm Machinery and Equipment Exemption.

6-22-89 White oil which is sold to grain elevators for use in reducing grain dust does not qualify for the farm machinery and equipment exemption. 89-0405

## FEDERAL EXCISE TAX

weighing in excess of 33,000 pounds is deductible from the on trucks The 12% Federal Excise Tax imposed Illinois sales tax base. 6-27-89 89-0415

# FOOD, DRUGS AND MEDICAL APPLIANCES

- certain vending machine food products will be taxed at the reduced rate of tax applicable to food, drugs and medical case, As a result of the Canteen Corporation appliances. 4-07-89 89-0246
- 4-12-89 Sales of food items that are to be consumed off the premises are subject to a reduced rate of State ROT. 111. Adm. Code 130.310. 89-0259
- The sale of "soft drinks" is subject to the full rate of ROT. See 86 Ill. Adm. Code 130.310(b)(5). 4-21-89 89-0283
- 4-21-89 Under the Canteen Corporation case, food sold from a vending machine is subject to the reduced rate of tax unless it has been prepared for immediate consumption. 89-0288
- 4-26-89 Corrective prescription lenses qualify as medical appliances for which the State Service Occupation Tax is imposed at the rate of 0%. 89-0298
- 4-27-89 The sale of food that has not been prepared for immediate consumption can be subject to a low rate of tax. 89-0307

The sale of a continuous passive motion device to for use in treating knee joints can qualify for

4-28-89 patient

89-0313

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- 5-04-89 An exemption from State tax is available for food when it is not sold for immediate consumption. See  $86\ \rm Ill.$ reduced rate of tax per 86 ill. Adm. Code 130.310. 89-0323
  - Drinking water constitutes food and is subject to Adm. Code 130.310. 5-15-89 89-0345
- 5-17-89 Explains what snack items are subject to the high or low rate for sales tax purposes. 89-0360

the reduced rate of tax.

## ILLINOIS REGISTER

## DEPARTMENT OF REVENUE

5-25-89 Medical appliances qualify for the reduced rate of tax unless sold to health care professionals who will not transfer the medical appliances to patients. 89-0382

### GRAPHIC ARTS

- Under the graphic arts machinery and equipment exemption, qualifying items can be sold tax-free regardless of price. 4-07-89 89-0242
- 89-0260 4-12-89 Machinery or equipment that is purchased for use primarily in graphic arts production can be exempt from ROT per 86 Ill. Adm. Code 130.325.

### GROSS RECEIPTS

- 89-0249 4-07-89 Restocking charges do not constitute gross receipts and, therefore, are not subject to Retailers' Occupation Tax.
- after property has been destroyed or stolen are not subject 4-10-89 Gross receipts received from an insurance to Retailers' Occupation Tax. 89-0251
- to the customer constitute a cost of doing business and are 4-13-89 Incoming transportation costs which are passed on therefore taxable gross receipts for purposes Retailers' Occupation Tax. 89-0276
- 4-21-89 When the legal incidence of a Federal Excise Tax is upon the importer/producer/manufacturer, the FET is a cost of doing business that is includible in the base upon which See 86 Ill. Adm. Code 130.445. the ROT is calculated. 89-0284
- A food caterer incurs ROT on the entire gross receipts without any deduction allowed because of service costs or other overhead expenses. See 86 Ill. Adm. Code 4-27-89 130.2145. 89-0301
- of doing business that is includible in the base upon which 5-03-89 When the legal incidence of a Federal Excise Tax is upon the importer/producer/manufacturer, the FET is a cost the ROT is calculated. See 86 Ill. Adm. Code 130.445. 89-0317
- 5-16-89 When a retailer alters tangible personal property for the purchaser, the gross receipts of the seller on account of the charges for such alteration must be included in the receipts on which ROT is calculated if the alteration charge is included in the selling price of the tangible personal property which is being sold. 89-0358

- 89-0392 6-02-89 The fact that an automobile which is repurchased by a manufacturer because it is a "lemon" does not alter the taxable gross receipts on the initial sale of the "lemon" since returned merchandise and traded-in property exceptions are inapplicable to "lemon law" procedures.
- 89-0394 6-09-89 Separately contracted for outgoing delivery charges are not taxable gross receipts.
- 89-0417 6-28-89 Restocking charges do not constitute taxable gross receipts.
- 89-0423 5-31-89 Transportation charges can be excluded from the sales tax calculation only when the seller and the purchaser agree to the transportation charge separate and apart from the selling price of the item being sold.

## HOTEL OPERATORS TAX

- 89-0335 5-10-89 A hotel operator incurs Hotel Operators' Occupation
  Tax liability even when he receives room rental receipts
  from a governmental body.
- 89-0355 5-16-89 The legal incidence of the Hotel Operators' Occupation Tax is upon the hotel operator. Consequently, the tax is due even if the customer that pays for the room is a governmental body. See 86 Ill. Adm. Code 480.101(b) (4).
- 89-0366 5-18-89 The Hotel Operators' Occupation Tax Act imposes a tax upon persons engaged in the business of renting rooms.

## INTERSTATE COMMERCE

- 89-0269 4-12-89 When an out-of-state resident purchases a motor vehicle from a licensed Illinois dealer, the purchase of a drive-away decal serves as evidence that the dealer is not required to charge Illinois tax on the transaction.
- 89-0289 4-25-89 Sales in interstate commerce are exempt from Retailers' Occupation Tax.
- 89-0321 5-04-89 Illinois sales tax does not extend to gross receipts from sales in which the seller is required to make physical delivery of the goods from a point in this State, a point outside this State, not to be returned to a point within this State, provided that such delivery is actually made. See 86 Ill. Adm. Code 130.605(b).

## ILLINOIS REGISTER

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- 89-0373 5-19-89 Illinois sales tax does not extend to gross receipts from sales in which the seller is obligated, under the terms of his sales agreement, to make physical delivery of the goods from a point in this State to a point outside this State, not to be returned to a point within this State, provided that such delivery is actually made. See 86 Ill. Adm. Code 130.605(b).
- 89-0387 5-31-89 Interstate commerce exemption from sales tax applies where the seller is obligated to ship merchandise directly to an out-of-state location.
- 89-0397 6-13-89 86 Ill. Adm. Code Section 130.605, provides that the interstate commerce exemption is available where an Illinois seller is obligated to make delivery outside the State of Illinois and that delivery actually takes place.

#### LEASING

- 89-0275 4-13-89 In the context of leasing involving true rental agreements, a lessor who takes delivery of the rental equipment in Illinois incurs an Illinois Use Tax liability even though the merchandise may be subsequently removed from the State of Illinois and rented to a lessee in another state.
- 89-0295 4-25-89 The lessor of tangible personal property in Illinois is deemed the legal user of the property and consequently incurs Illinois Use and local ROT reimbursement liabilities on his purchase of the property. The only exception is automobiles that are leased under terms of one year or less.
- 89-0364 5-17-89 Under Illinois law, a lessor of tangible personal property is the legal user of the property and incurs Illinois Use and local Retailers' Occupation Tax reimbursement liabilities upon the purchase of the property.
- 89-0367 5-18-89 In Illinois, the lessor of tangible personal property is deemed to be the legal user of the property and incurs Illinois Use and local Retailers' Occupation Tax reimbursement liabilities upon the purchase price of property acquired for the purpose of leasing. The only exception is automobiles that will be rented under terms of one year or less.
- 89-0396 6-09-89 Under Illinois law, a lessor of tangible personal property is the legal user of the property and incurs Use Tax liability "up front" on the cost price of the property.

#### LOCAL TAXES

- 89-0233 4-04-89 It is the location of the seller that determines the applicable local Retailers' Occupation Taxes because acceptance of the purchase order is the single most important factor in the occupation of selling. See 86 Ill. Adm. Code 270.115(b) and 320.115(b).
- 89-0244 4-07-89 MROT is triggered whenever a purchase order is subject to acceptance within the municipality. If the purchase order is subject to acceptance outside Illinois, it is triggered 'when the merchandise is physically located within an Illinois municipality at the time of sale.
- 89-0278 4-17-89 The incidence of the Municipal Retailers' Occupation Tax is upon the retailer. However, the Municipal Retailers' Occupation Tax Act contains statutory authorization for the retailer to reimburse itself by collecting an equivalent amount of the tax from the customer.
- 89-0300 4-27-89 It is the location where the seller accepts the purchase order that determines the applicable local Retailers' Occupation Taxes. See 86 III, Adm. Code 270.115(b).
- 89-0332 5-09-89 MSOT cannot be collected by an out-of-state supplier maintaining a place of business in this State since they are not located within a municipality imposing MSOT.
- 89-0342 5-12-89 The incidence of the Municipal Retailers' Occupation Tax is upon the retailer. However, the NROT Act contains statutory authorization for the retailer to reimburse itself by collecting an equivalent amount of the tax from the customer.
- 89-0402 6-22-89 Retailers are authorized to reimburse themselves for local Retailers' Occupation Tax liabilities by charging the amount of such taxes to their customers.
- 89-0412 6-26-89 Insurance companies are not exempt from the local tax reimbursement liabilities passed on by Illinois retailers.

### MANUFACTURERS

89-0344 5-15-89 A contractor can use a manufacturer's registration number to claim the Manufacturing Machinery & Equipment Exemption.

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## DEPARTMENT OF REVENUE

89-0379 5-24-89 If a purchaser of manufacturing machinery has no Illinois registration or resale number, he must provide his supplier with an exemption certificate for each transaction. See 86 Ill. Adm. Code 130.330(9)(1).

# MANUFACTURING MACHINERY AND EQUIPMENT

- 89-0240 4-07-89 When insulating materials are wrapped around pipes which qualify for the Manufacturing Machinery and Equipment exemption, the insulating material can also qualify for the exemption.
- 89-0263 4-12-89 Under the MES exemption, materials which are used to form molds can qualify for the exemption, but mold partings cannot.
- 89-0266 4-12-89 An insulating jacket which is put on to pipes or other equipment used in a direct on-line manufacturing process can also qualify for the MES exemption.
- 89-0268 4-12-89 Under the MES exemption, lubricants used in qualifying machinery do not constitute replacement parts and are therefore fully taxable.
- 89-0338 5-11-89 Municipalities are statutorily authorized to reimpose the Municipal Retailers' Occupation Tax upon machinery and equipment that would otherwise qualify for the exemption from State ROT.
- 89-0377 5-23-89 Machinery that is used in activities involving the disposal of waste does not qualify for the exemption afforded manufacturing machinery and equipment.
- 89-0385 5-25-89 The MES exemption extends to parts which require periodic replacement in the normal course of operation if those parts become physical component parts of machinery or equipment which qualify for the exemption.
- 89-0399 6-15-89 Tools, punches and dies used in a manufacturing process can qualify for the manufacturing machinery and equipment exemption so long as the machinery upon which they are used itself qualifies for the exemption.

### MISCELLANEOUS

89-0232 4-04-89 This letter answers whether a "free play" is subject to the Pull Tabs Tax when it is exchanged for another pull tab.

4-07-89 Occasional sales are not subject to Retailers' Occupation Tax. See 86 Ill. Adm. Code Section 130.110. 4-07-89 89-0248

4-10-89 Request for information 89-0252

4-21-89 Request for information 89-0285

When a veterinarian has paid tax to a supplier on the veterinarian subsequently sells calculating his/her Retailers' Occupation Tax liability, can veterinarian, take a credit for the tax paid to the supplier. retail, the at "over-the-counter" an item which 4-25-89 89-0294

4-26-89 Liens against real estate are valid for 20 years. 89-0297

4-27-89 Return of correspondence. 89-0304

4-27-89 Request for information 89-0306

4-28-89 Request for information 89-0311

accepted in Illinois or property located in Illinois at the time of sale) or if it falls within the definition of a either makes Illinois retail sales (i.e. purchase order "retailer maintaining a place of business in this State". See 86 Ill. Adm. Code 130.605(a), 150.201(i) and 150.801(c). A retailer is required to be registered with this Department and incurs Illinois sales tax liabilities when it 5-19-89 89-0374

5-25-89 Request for information. 89-0384

89-0418 6-28-89 Request for Information

either of sales tax must be returned to the purchaser or paid to the Department. Overcollections 5-30-89 89-0422

#### TAX MOTOR FUEL

4-06-89 If a commercial carrier uses more than three single trip permits in a year, the carrier must register on a Motor Fuel permanent basis and report Department. 89-0238

4-21-89 The motor fuel tax is imposed upon the privilege of operating motor vehicles upon the public highways and waters. 89-0287

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cannot be used as the basis of motor fuel tax claims in vehicle's parking brake with an exempt use of motor fuel A device which equates the setting of a motor Illinois. 89-0400

6-23-89 A motor carrier can only purchase three single trip permits during a single year. 89-0410

Under the Motor Fuel Tax laws, the Department of Revenue may request information which it deems necessary before it will grant an application for a bulk users' 5-25-89 license. 89-0421

#### NEXUS

definition of a "retailer maintaining a place of business in this State" must register to collect Illinois Use Tax from See 86 Ill. Adm. Code 150.201(i) and falls An out-of-state seller who Illinois customers. 150.801(c). 89-0234

An out-of-state seller who has a representative operating on its behalf in Illinois has sufficient contact with Illinois to be required to register to collect Use Tax from Illinois customers. 4-05-89 89-0237

definition of a "retailer maintaining a place of business in this State" is required to register as a Use Tax collector and collect and remit Use Tax on sales of tangible personal out-of-state seller that falls within the See 86 Ill. Adm. property to Illinois customers. 150.201(i) and 150.801(c). 5-19-89 An 89-0375

# POLLUTION CONTROL FACILITIES

the primary purpose of such machinery and equipment is not to control, reduce or eliminate pollution, but rather is to recycling and reclamation of materials does not qualify for the exemption afforded pollution control facilities because Machinery and equipment that is used in the confer economic benefit. 4-03-89 89-0231

4-13-89 Water filters and purifiers sold for home use do not qualify for the pollution control facility exemption since tap water is not considered to be a pollutant. 89-0270

5-05-89 A low sulfur dioxide emission coal-fueled device can qualify for exemption from Retailers' Occupation Tax per 86 Ill. Adm. Code 130,335(b). 89-0325

- removal of air pollutants from the atmosphere can qualify as An air cleaner that has as its primary purpose the a pollution control facility per 86 Ill. Adm. Code 130.335. 5-11-89 89-0339
- facilities exemption, the purchaser must give the certification that is pollution control described in 86 Ill. Adm. Code 130.335(a). To claim the 5-11-89 89-0340
- 5-11-89 The use of paint spray booths to prevent the over spray of paint from entering the atmosphere can qualify for the exemption afforded pollution control facilities. 89-0341
- among other things, items which prevent, eliminate or reduce Pollution control facility exemption applies to, air pollution. 89-0388

## PUBLIC UTILITY TAXES

- a certificate of resale to a public is reselling the building, but any 4-07-89 Under the Public Utility Revenue Tax a building electricity to the tenants of the building, but any electricity used by the building operator and not resold, must be reported to the public utility and accounted for by when the building operator the public utility in its tax returns. can give operator 89-0245
- as being exempt from the pass on of utilities tax on its purchase of gas or electricity from Central Illinois Public 5-01-89 Certifies "Cooper Industries of Quincy, Illinois" Service Company. 89-0316
- from the pass on of utilities tax on its purchase of 5-16-89 Certifies "Laclede Steel Company"" as being exempt electricity from Union Electric Company. 89-0350

## REAL ESTATE TRANSFER TAX

Real Estate Transfer Tax via paying the tax at the outset 4-25-89 Non-simultaneous exchanges can be exempted from the and filing a claim once conveyance actually occurs. 89-0293

## REPLACEMENT VEHICLE TAX

- 5-15-89 The replacement vehicle tax does not apply when the insurance company issues a settlement check to the insured who then purchases a vehicle with that settlement check. 89-0349
- 6-23-89 Replacement vehicle tax should be paid by an insurance company on a form to be filled by the insurance company with the Illinois Department of Revenue only when the 89-0408

## ILLINOIS REGISTER

## DEPARTMENT OF REVENUE

insured. Payment of a settlement directly to the owner of a totaled vehicle does not trigger the replacement vehicle tax. company purchases a replacement véhicle for insurance

## ROLLING STOCK EXEMPTION

- 89-0315 4-28-89 The rolling stock exemption applies to motor oil and greases so long as they go into transportation vehicles which themselves qualify for the rolling stock exemption.
- 5-15-89 When a lease for rolling stock contains a clause giving either party the right to cancel the lease at any time for any reason, that lease will not be viewed as a lease of one year or longer in duration. 89-0346
- 6-22-89 De-icing fluid which renders aircraft fit for air travel does not qualify for the rolling stock exemption since it does not become a physical part of the aircraft. 89-0404
- 6-27-89 Items which become a physical part of otherwise qualifying rolling stock can qualify for the rolling stock exemption. 89-0413
- 6-27-89 Crankcase oil purchased by an interstate carrier for hire for use in vehicles which qualify as rolling stock can also qualify for the rolling stock exemption. 89-0416

### SALE AT RETAIL

- subject to ROI. This is true even if the charge for such 4-12-89 When a boarding house serves meals to residents, the boarding house is engaging in sales at retail that are meals is included in a lump-sum rental payment. See 86 Ill. Adm. Code 130.2145. 89-0257
- 4-13-89 Only the photoprocessing component on the sale of products of photoprocessing is taxable. 89-0271
- 4-18-89 The sale and installation of shrubs and trees is a sale at retail. 89-0279
- 4-25-89 Effective September 1, 1988, the sale of a product of photoprocessing became a sale at retail subject to ROT. 89-0292
- 4-25-89 Effective September 1, 1988, the sale of a product of photoprocessing is a sale at retail subject to ROT. 89-0296

- 89-0303 4-27-89 When an estate liquidates tangible personal property that was not stock in trade of a business, the sale is exempt from ROT as an occasional sale. See 86 III. Adm. Code 130.110.
- 89-0320 5-04-89 Assuming a delivery to a customer in Illinois, an Illinois retail sale occurs when the seller either accepts the purchase order in Illinois or sells items of tangible personal property that are located in Illinois at the time of sale. See 86 Ill. Adm. Code 130.605(a).
- 89-0327 5-09-89 When a garbage company sells specially identified garbage bags and the consideration received by the garbage company includes future pick-up of the bag when it is filled with trash, such a transaction is a sale of service subject to the Service Occupation Tax.
- 89-0336 5-11-89 Effective September 1, 1988, the sale of a product of photofinishing became a sale at retail subject to ROT.
- 89-0337 5-11-89 When a person who services tangible personal property sells tangible personal property to purchasers for use or consumption apart from their rendering of service, the transaction is subject to ROT, not SOT.
- 89-0353 5-16-89 Separately contracted delivery charges do not constitute taxable gross receipts as per 86 Ill. Adm: Code Section 130.450(b).
- 89-0359 5-16-89 Sale of nondurable serving equipment to categors is a sale at retail because the categor is using that equipment in lieu of more durable goods and is not going to be reselling the nondurable items at retail.
- 89-0361 5-17-89 When an artist sells art objects at retail, the sale is subject to ROT. See 86 III. Adm. Code 130.1910.
- 89-0363 5-17-89 Effective September 1, 1988, the sale of a product of photoprocessing became a sale at retail subject to ROT.
- 89-0369 5-19-89 Effective September 1, 1988, the sale of a product of photofinishing became a sale at retail subject to Retailers' Occupation Tax.
- 89-0370 5-19-89 When a person sells items that are personalized with the name/address of his customer, the sale of such items are sales at retail subject to ROT if such items would have intrinsic usefulness and general utility to persons other than the purchaser, See 86 Ill. Adm. Code 130.1995(a).

## ILLINOIS REGISTER

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- 89-0371 5-19-89 Use Tax liability is incurred on the cost price of paint thinner used by a body shop to paint a vehicle belonging to someone else.
- 89-0378 5-24-89 When a car dealer provides a rust proofing service prior to the sale of the vehicle, the rust proofing charge must be included in the Retailers' Occupation Tax calculation when the vehicle is sold.
- 89-0380 5-24-89 Sale of products of photoprocessing is a sale at retail, effective September 1, 1988.
- 89-0391 6-01-89 When a lessor sells items no longer needed from rental inventory, the sale is not a sale at retail (unless the item is an automobile) so long as the seller is not otherwise engaged in the business of selling such items at retail.

### SALE FOR RESALE

- 89-0280 4-18-89 The purchase of pesticides by grain elevators for use in grain bins is subject to sales taxes because the pesticides do not remain with the grain and are not sold with the grain.
- 89-0281 4-19-89 Sale for resale must be documented by a valid certificate of resale.
- 89-0368 5-18-89 A sale for resale must be documented by a valid certificate of resale.
- 89-0376 5-19-89 A purchase of merchandise which will be incorporated into other merchandise and then sold, should be purchased by the seller tax-free under a certificate of resale.
- 89-0381 5-25-89 Normally, a sale for resale must be documented by a valid certificate of resale including a valid registration or resale number, but when the reseller claiming the resale exemption is strictly a wholesaler, no such number is required.
- 89-0386 5-25-89 A sale for resale should be documented by a certificate of resale which includes a valid Illinois registration or resale number, but, in light of recent legislation, the submission of other evidence to show the sale for resale exemption is permitted even when no registration or resale number is included in the certificate of resale.

# 89-0398 6-13-89 Sales for resale should be documented by certificates of resale containing all information required by 86 Ill. Adm. Code Section 130.1410.

### SALE OF SERVICE

- 89-0239 4-06-89 When an optometrist farms out a prescription for corrective lenses to an optician, a multi-service situation exists according to 86 Ill. Adm. Code 140.145.
- 89-0250 4-07-89 Repair parts are not subject to Service Occupation Tax when transferred incident to repair work done under a manufacturer's warranty.
- 89-0261 4-12-89 A person who repairs tangible personal property that belongs to others is acting as a serviceman and incurs Service Occupation Tax liabilities on repair parts that are transferred incident to the repair.
- 89-0272 4-13-89 Serviceman incurs SOT based on cost price of tangible personal property transferred as an incident to a sale of service.
- 89-0273 4-13-89 Service Occupation Tax does not apply to repair parts which are transferred to an interstate carrier for hire for use as rolling stock moving in interstate commerce so long as those repair parts become a physical component part of qualifying rolling stock.
- 89-0286 4-21-89 When a primary serviceman farms or jobs out all or part of a service job to another serviceman, a multi-service situation exists according to 86 Ill. Adm. Code 140.145.
- 89-0290 4-25-89 The practice of optometry is a service occupation and any tangible personal property that is transferred as an incident to that service is subject to Service Occupation Tax liabilities.
- 89-0330 5-09-89 Service Occupation Tax, not Retailers' Occupation Tax, applies to the remodeling of coats belonging to others.
- 89-0362 5-17-89 A person who engages in the business of repairing tangible personal property that belongs to others is engaging in a service occupation and subject to Service Occupation Tax liabilities.
- 89-0372 5-19-89 Autobody shops which paint vehicles belonging to others are subject to Service Occupation Tax on the cost

## ILLINOIS REGISTER

## DEPARTMENT OF REVENUE

- price of the paint, primer and other items transferred as an incident to their service.
- 89-0393 6-02-89 The sale of special printed material which has use or value only to a particular purchaser is subject to Service Occupation Tax.
- 89-0395 6-09-89 The sale of a hard copy print-out that results from the development of a specialized computer program for an individual customer is a sale of service subject to Service Occupation Tax liabilities.
- 89-0406 6-23-89 Service Occupation Tax is based on the cost price of tangible personal property transferred as an incident to a sale of service.

# SELLERS OF NEWSPAPERS, MAGAZINES, ETC.

- 89-0258 4-12-89 Magazines that display homes and are published once a month, can qualify for the newsprint and ink exemption under the authority of Moody's Investor Service, Inc. v. Department of Revenue, 101 III.2d 284 (1984).
- 89-0267 4-12-89 Under the newsprint and ink exemption, magazines qualify for an exemption from Retailers' Occupation Tax and Use Tax.

# TELECOMMUNICATIONS EXCISE TAX

- 89-0309 4-28-89 Under the Telecommunications Excise Tax Act, a "retailer maintaining a place of business in this State" must collect the tax from his customers on transactions which are subject to the tax.
- 89-0409 6-23-89 Under the Illinois Insurance Code 304.2, fraternal benefit societies covered by that section are exempt from the Illinois Telecommunications Excise Tax Act.

#### USE TAX

- 89-0235 4-04-89 Use Tax applies to the privilege of using tangible personal property purchased anywhere at retail and then used in Illinois, subject to certain exemptions.
- 89-0243 4-07-89 Out-of-state retailers who maintain a place of business in this State are required to register to collect Illinois Use Tax.

- 89-0247 4-07-89 Retailers with nexus in Illinois are required to collect 5% Use Tax when delivering merchandise into Illinois to an end-user.
- 89-0262 4-12-89 It is a Class A misdemeanor for a retailer to advertise that he will absorb his customer's Use Tax liability. This prohibition is located at ch. 120, par. 439.7, Ill. Rev. Stat., (1987), and is also reflected at 86 Ill. Adm. Code 150.515.
- 89-0265 4-12-89 Out-of-state retailers maintaining a place of business in Illinois are required to collect the 5% Illinois Use Tax when delivering their merchandise in Illinois to an end-user.
- 89-0291 4-25-89 The purchase of postage tape for use in sending parcels is subject to Illinois Use Tax.
- 89-0310 4-28-89 An Illinois purchaser who purchases merchandise from an out-of-state retailer must self-assess the 5% Use Tax if the retailer does not collect the tax from the purchaser.
- 89-0328 5-09-89 The Illinois Use Tax Act contains a credit provision for taxes properly due and paid to another State.
- 89-0334 5-10-89 An out-of-state retailer maintaining a place of business in this State must collect Illinois Use Tax or document an exemption.
- 89-0347 5-15-89 Construction contractors incur a Use Tax liability when purchasing building materials which they will permanently affix into real estate.
- 89-0348 5-15-89 A lessor who rents tangible personal property under the terms of true rental agreements incurs a Use Tax liability at the time of the acquisition of the rental property (except the short term rental of automobiles).
- 89-0351 5-16-89 Out-of-state retailer maintaining a place of business in this State is required to register as a Use Tax collector.

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- 89-0352 5-16-89 Merchandise purchased from an out-of-state retailer and then brought into Illinois for use in Illinois is subject to Illinois Use Tax.
- 89-0357 5-16-89 An out-of-state seller which falls within the definition of a "retailer maintaining a place of business in this State" must register to collect Use Tax from its Illinois customers. See 86 Ill. Adm. Code 150.201(i) and 150.801(c).
- 89-0390 6-01-89 Out-of-state retailers maintaining a place of business in this State must register with the Department as Use Tax collectors.
- 89-0403 6-22-89 An out-of-state retailer maintaining a place of business in this State must collect Illinois Use Tax when selling tangible personal property which is delivered to an Illinois end-user in Illinois.
- 89-0407 6-23-89 Lessors of tangible personal property under the terms of true rental agreements incur a Use Tax liablity based on their cost price of items purchased for rental inventory.
- 89-0411 6-23-89 For purposes of the Illinois sales tax, the maker of a gift is deemed to be the user of the item being given.
- 89-0419 6-29-89 Construction contractors incur a Use Tax liability based on their suppliers selling price of building materials purchased by incorporation into real estate.

### VEHICLE USE TAX

- 89-0318 5-03-89 The transfer of motor vehicles from an individual or individuals to a partnership is subject to the Vehicle Use Tax because beneficial ownership has changed.
- 89-0326 5-08-89 Neither the Retailers' Occupation Tax nor Motor Vehicle Use Tax applies to the transfer of an automobile to a guarantor who was required to pay a loan because the purchaser of such vehicle defaulted.
- 89-0365 5-18-89 The Vehicle Use Tax is imposed upon the privilege of using a motor vehicle in this State that was acquired from someone other than a licensed dealer.

## REGULATORY AGENDA

Part Heading:

<u>\_</u>

AIDS Confidentiality and Testing Code

Code Citation 5)

77 Ill. Adm. Code 697

A Description of the Rule(s): 3 This rulemaking will concern the addition of "Recombigen (R) HIV-V Latex Agglutination test" to the list of approved tests, clarification of the communicable disease laws and rules as they relate to disclosure, and proposed new definition of AIDS Related Complex.

Statutory Authority: 4

Rev. Stat. 1987, ch. 111 1/2, par. 7301 et seq. Registry Act AIDS Confidential Act III. AIDS

Ill. Rev. Stat. 1987, ch. 111 1/2, par 7357 et seq

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time.

Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

October, 1989

Information Concerning the Regulatory Agenda shall be Directed to: 2

Robert John Kane Administrative Rules Coordinator

Name:

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761

Address:

Will this Rulemaking Affect Businesses?

8

These rules should have no effect on small businesses.

## ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

Other Pertinent Information Concerning this Rulemaking: 6

## REGULATORY AGENDA

Part Heading: <u>\_</u> Ambulatory Surgical Treatment Center Licensing Requirements

Code Citation: 2

77 Ill. Adm. Code 205

A Description of the Rule(s): 3

This rulemaking will concern licensing and facility plant requirements for specific listed subspecialties.

Statutory Authority 4

Ambulatory Surgical Treatment Center Act Ill. Rev. Stat. 1987, ch. 111 1/2, par. 157–8.1 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

Department has scheduled no hearings, meetings or other opportunities public participation in this particular rulemaking at this time. g Pe

Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register: 6

February, 1990

Information Concerning this Regulatory Agenda shall be Directed to: 2 Interested persons may make inquiries and present their comments by writing to:

Robert John Kane . эше

Administrative Rules Coordinator

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

Will this Rulemaking Affect Small Businesses? 8

This rulemaking may affect small businesses

Other Pertinent Information Concerning this Rulemaking: 6

None.

## ILLINOIS REGISTER

# DEPARTMENT OF PUBLIC HEALTH

## REGULATORY AGENDA

#### Part Heading: \_

Asbestos Abatement for Public and Private Schools in Illinois

#### Code Citation: 5

77 Ill. Adm. Code 855

### A Description of the Rule(s): 3

The Department is proposing changes which will strengthen and clarify the rules and regulations in the following areas: Vinyl Asbestos Floor Tile Removal Procedures; Fines and Penalties; Inspection of Abatement Projects; Accreditation Fees.

### Statutory Authority: 4

Asbestos Abatement Act

Ill. Rev. Stat. 1987, ch. 122, par. 1401 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time.

Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

January, 1990

Information Concerning this Regulatory Agenda shall be Directed to: 2

persons may make inquiries and present their comments by Interested writing to:

Name:

Robert John Kane Administrative Rules Coordinator

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

## Will this Rulemaking Affect Small Businesses? 8

The rulemaking will affect small businesses by instituting accreditation fees for asbestos abatement professionals and the imposition of fines and

## REGULATORY AGENDA

penalties for unsafe practices in asbestos related work. The cost of removal of certain types of floor tile may be reduced as a result of this rulemaking.

Other Pertinent Information Concerning this Rulemaking: 6

None.

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

Part Heading: 2

Emergency Medical Services

Code Citation: 5

77 Ill. Adm. Code 535

A Description of the Rule(s): 3

requirements, emergency medical service system, emergency medical technician requirements, ambulance training requirements, intermediate training requirements. This rulemaking will propose numerous changes to the ambulance

Statutory Authority: 4

Emergency Medical Services System Act Ill. Rev. Stat. 1987, ch. 111 1/2, par. 5501 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has scheduled no hearings, meetings or other opportunities for public participation at this time.

Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

September, 1989.

Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by writing to:

Robert John Kane Name:

Administrative Rules Coordinator

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

Will this Rulemaking Affect Small Businesses?

Yes, ambulance companies and hospitals will be affected.

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DEPARTMENT OF PUBLIC HEALTH

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Other Pertinent Information Concerning this Rulemaking: 6

None.

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

Part Heading: \_

Financial and Economic Feasibility Review and Evaluation Plan

Code Citation: 5

77 Ill. Adm. Code 1230

A Description of the Rule(s): 3

Financial review criteria for hospitals under the Certificate of Need Program. A new part is proposed which will cause this part to be repealed.

Statutory Authority: 4

Illinois Health Facilities Planning Act Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has scheduled no hearings, meetings or other opportunities for public participation at this time.

<u>Date Agency Anticipates Submitting to the Administrative Code Division a</u>
<u>Notice of Proposed Rulemaking for Publication in the Illinois Register:</u> 9

January, 1990.

Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by writing to:

Name:

Robert John Kane Administrative Rules Coordinator

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

Will this Rulemaking Affect Small Businesses? 8

This rulemaking should have no economic affect small businesses.

Other Pertinent Information Concerning this Rulemaking: 6

This Part will be repealed and replaced with Part 1120.

### REGULATORY AGENDA

Part Heading:

\_

Financial and Economic Feasibility Review and Evaluation Plan (For All Long-Term Care and Chronic Disease Facilities)

Code Citation: 5

77 Ill. Adm. Code 1240

A Description of the Rulè(s): 3 Financial review criteria for long-term care facilities. The revalidation and cost overrun sections of the rules will be repealed. New Part 1130 will require the procedural aspects of Part 1240 to be deleted and replaced in Part 1130.

Statutory Authority:

4

Illinois Health Facilities Planning Act Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has scheduled no hearings, meetings or other opportunities for public participation at this time.

Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

October, 1989

Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by

writing to:

Administrative Rules Coordinator Robert John Kane Name:

Address:

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761

8) Will this Rulemaking Affect Small Businesses?

This rulemaking should have no economic affect on small businesses.

## ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

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Other Pertinent Information Concerning this Rulemaking:

None.

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## REGULATORY AGENDA

1) Part Heading:

Financial and Economic Feasibility Review Criteria

Code Citation: 5

77 Ill. Adm. Code 1120

A Description of the Rule(s): 3

All financial and economic criteria utilized in the Certificate of Need Program. This Part will combine all review standards and will focus on revised standards for financial and economic feasibility.

Statutory Authority: 4 Illinois Health Facilities Planning Act Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has scheduled no hearings, meetings or other opportunities for public participation at this time.

Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

January, 1990

Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by writing to:

Name:

Robert John Kane Administrative Rules Coordinator

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

Will this Rulemaking Affect Small Businesses? 8

This rulemaking should have no economic affect on small businesses.

## ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

Other Pertinent Information Concerning this Rulemaking: 6

New Part which will condense and clarify all financial and economic review standards now found in Parts 1230 and 1240.

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#### Part Heading \_

Freedom of Information

#### Code Citation 5

2 Ill. Adm. Code 1126

### A Description of the Rule(s): 3

This rulemaking will be filed as an adopted rule which modifies the Department's policies concerning materials available under the Freedom of Information Act.

### Statutory Authority: 4

Ill. Rev. Stat. 1987, ch. 116, par. 201 et seq. Freedom of Information Act

# Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has scheduled no hearings, meetings or other opportunities for public participation at this time.

# Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

September, 1989

# Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by writing to:

## Name:

Robert John Kane Administrative Rules Coordinator

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

# Will this Rulemaking Affect Small Businesses?

8

This rulemaking should have no economic affect on small businesses

# Other Pertinent Information Concerning this Rulemaking 6

None.

## ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

### REGULATORY AGENDA

### Part Heading:

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Hearing Aid Consumer Protection Code

#### Code Citation: 5

77 Ill. Adm. Code 682

### A Description of the Rule(s): 3

"Certificate" to "License." It provides that individuals licensed under the Act are deemed qualified to give hearing tests and hearing aid evaluations for which other state agencies may contract. It adds educational programs as a duty of the Department and amends an Act in relation to state finance to rename the Hearing Aid Dispenser Examining and Certification Fund to the Hearing Aid Dispenser Examining House Bill 603 amends the Hearing Aid Consumer Protection Act to change Disciplinary Fund. The amendment changes the definition of "Certified Hearing Audiologist" to "Board Certified Hearing Instrument Specialist" and adds a definition for "Hearing Instrument Specialist."

### Statutory Authority: 4)

Ill. Rev. Stat. 1987, ch. 111, par. 7401 et seq.

# Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has scheduled no hearings, meetings or other opportunities for public participation at this time.

## Division a Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register: 6

October, 1989.

# Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by writing to: Name:

Robert John Kane Administrative Rules Coordinator Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

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## ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

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# DEPARTMENT OF PUBLIC HEALTH

ILLINOIS REGISTER

## REGULATORY AGENDA

#### Part Heading: <u>\_</u>

Hospital Licensing Requirements

This Act will have little or no impact on small businesses. Other Pertinent Information Concerning this Rulemaking:

None.

6

Will this Rulemaking Affect Small Businesses?

8

#### Code Citation 5

77 Ill. Adm. Code 250

### A Description of the Rule(s): 3

This rulemaking will concern revising maternal and neonatal service requirements in light of changes in usage.

### Statutory Authority: 4

Hospital Licensing Act Ill. Rev. Stat. 1987, ch. 111 1/2, par. 142 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has scheduled a Hospital Licensing Board meeting at which this rulemaking may be discussed on November 15, 1989, 10:00 AM, State of Illinois Center, 100 West Randolph, Ninth Floor, Room 9-036, Chicago, Illinois 60601.

Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register: 6

February, 1990

Information Concerning this Regulatory Agenda shall be Directed to: 2 Interested persons may make inquiries and present their comments by writing to:

Name:

Robert John Kane Administrative Rules Coordinator

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

Will this Rulemaking Affect Small Businesses?

8

This rulemaking should have no economic impact on small businesses.

## REGULATORY AGENDA

# Other Pertinent Information Concerning this Rulemaking

None.

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## ILLINOIS REGISTER

# DEPARTMENT OF PUBLIC HEALTH

### REGULATORY AGENDA

#### Part Heading 7

Illinois Health and Hazardous Substances Registry

#### Code Citation 5)

77 Ill. Adm. Code 840

### A Description of the Rule(s): 3

Department to establish unified Registry to collect, compile and correlate information on public health and hazardous substances. This Registry entitled the "Health and Hazardous Substances Registry", will compile information on: adverse pregnancy outcomes; cancer incidences; occupational diseases; location, transportation and exposure to hazardous nuclear materials; company profiles; and hazardous substances incidents. This information will be compiled in four interrelated components of the Registry: Cancer, Adverse Pregnancy Outcomes, Occupational Diseases and Hazardous Substances. The "Illinois Health and Hazardous Substances Registry Act" requires the

Registry, and Adverse Pregnancy Outcomes Reporting System. In addition, this rulemaking will propose the requirements for the Occupational Disease This rulemaking will propose amendments to the Illinois State Cancer Registry.

### Statutory Authority: 4)

Illinois Health and Hazardous Substances Registry Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6701 et seq.

# Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has scheduled the following public hearings: October 18, 1989, 10:00 a.m., Ground Floor Hearing Room, Department of Public Health, 525 West Jefferson, Springfield, Illinois 62761.

# Date Agency Anticipates Submitting to the Administrative Code Division Notice of Proposed Rulemaking for Publication in the Illinois Register: (9

September, 1989

# Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by

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# DEPARTMENT OF PUBLIC HEALTH

## REGULATORY AGENDA

writing to:

Administrative Rules Coordinator Robert John Kane . наше

Address:

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761

Will this Rulemaking Affect Small Businesses?

8

This rulemaking should have minimal economic affect on small businesses.

Other Pertinent Information Concerning this Rulemaking

None.

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ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

Part Heading:  $\widehat{}$  Illinois Mobile Home Tiedown Act

Code Citation 5

77 Ill. Adm. Code 870

A Description of the Rule(s): 3 This rulemaking will propose specific requirements for add-on units and units placed on permanent foundations; more specific testing requirements; and alternative methods of securing the home.

Statutory Authority: 4

Mobile Home Tiedown Act

Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4401 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time.

Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

November, 1989.

Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by writing to:

Name:

Robert John Kane Administrative Rules Coordinator

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

Will this Rulemaking Affect Small Businesses? 8

There will be no significant effects on small businesses.

REGULATORY AGENDA

Other Pertinent Information Concerning this Rulemaking:

None.

6

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

Part Heading: <u>\_</u>

Illinois Plumbing Code

Code Citation 5)

77 Ill. Adm. Code 890

A Description of the Rule(s): 3

The current 1986 Plumbing Code plus rules adopted in 1989 will be repealed and new Plumbing Code rules will be proposed.

Statutory Authority: 4

Illinois Plumbing License Law Ill. Rev. Stat. 1987, ch. 111, par. 1101 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time.

Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

June, 1990.

Information Concerning this Regulatory Agenda shall be Directed to: 7

Interested persons may make inquiries and present their comments by writing to:

Robert John Kane Administrative Rules Coordinator Name:

Address:

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761

Mill this Rulemaking Affect Small Businesses? 8

These rules will affect plumbers and plumbing contractors.

Other Pertinent Information Concerning this Rulemaking 6

DEPARTMENT OF PUBLIC HEALTH REGULATORY AGENDA

## DEPARTMENT OF PUBLIC HEALTH

## REGULATORY AGENDA

### Part Heading

<u>\_</u>

Illinois Mater Well Construction Code

#### Code Citation 5

77 Ill. Adm. Code 920

### A Description of the Rule(s): 3

This rulemaking will change the rules currently specifying the information required in order for the applicant to receive a permit for a potable water well. The rules will be changed in order to apply to all water wells and to allow the Department to charge a permit fee for these wells.

#### Statutory Authority: 4

Illinois Water Well Construction Code Ill. Rev. Stat. 1987, ch. 111 1/2, par. 116.111 et seq.

# Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has scheduled no hearings, meetings or other opportunities for public participation at this time.

# Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

September, 1989

# Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by writing to:

Administrative Rules Coordinator Robert John Kane Name:

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761

Address:

## Will this Rulemaking Affect Small Businesses? 8

The rules will affect licensed water well drillers. However, the changewill only require a permit to be obtained from a different state agency.

# Other Pertinent Information Concerning this Rulemaking:

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## REGULATORY AGENDA

Part Heading

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Life Care Facilities Contract Code

Code Citation: 5

77 Ill. Adm. Code 396

A Description of the Rule(s) 3

This rulemaking will address the following categories: the application process; definition of life care facility; the annual recertification process; review criteria related to escrow requirements, reserve requirements, and financial viability analysis; and relationship of the facility to the Nursing Home Care Reform Act.

Statutory Authority: 4

Life Care Facilities Act Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 4160-1 through 4160-12

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has scheduled no hearings, meetings or other opportunities for public participation at this time.

Date Agency Anticipates Submitting to the Administrative Code Division Notice of Proposed Rules for Publication in the Illinois Register: 6

November, 1989.

2

Information Concerning this Regulatory Agenda shall be Directed to:

Interested persons may make inquiries and present their comments by writing to

Name:

Robert John Kane Administrative Rules Coordinator

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

Will this Rule Affect Small Businesses? 8

This rulemaking should have no economic impact on small businesses.

## ILLINOIS REGISTER

## DEPARTMENT OF PUBLIC HEALTH

### REGULATORY AGENDA

Other Pertinent Information Concerning this Rulemaking: 6

### REGULATORY AGENDA

Part Heading: <u>\_</u> Manufactured Housing and Mobile Structures

Code Citation 5

77 Ill. Adm. Code 880

A Description of the Rule(s): 3 This rulemaking will propose the adoption of the most current editions of building codes, the charging of inspection fees for factories located in Illinois, and improvements to quality control procedures.

Statutory Authority 4

Manufactured Housing and Mobile Home Safety Act Ill. Rev. Stat. 1987, ch. 67 1/2, par. 501 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time.

Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

November, 1989.

Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by

writing to:

Administrative Rules Coordinator Robert John Kane Name:

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

Will this Rulemaking Affect Small Businesses? 8

Currently, Illinois factories are exempt from reimbursing the Department for the travel inspection fees associated with plant inspections. This

## ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

### REGULATORY AGENDA

exemption will be proposed to be deleted, resulting in an estimated cost to Illinois factories of about \$25 for each inspection.

Other Pertinent Information Concerning this Rulemaking: 6

## REGULATORY AGENDA

Part Heading:

<u>\_</u>

Mobile Home and Mobile Home Parks

#### Code Citation 5

77 Ill. Adm. Code 860

### A Description of the Rule(s): 3

This rulemaking will propose changes revising the requirements dealing with such areas as fences, steps, storage sheds, construction material, parking, and electrical safety.

### Statutory Authority: 4

Mobile Home Park Act Ill. Rev. Stat. 1987, ch. 111 1/2, par. 711 et seq.

# Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time.

# Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

January, 1990.

# Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by writing to:

Robert John Kane Name:

Administrative Rules Coordinator

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

## Will this Rulemaking Affect Small Businesses? 8

There will be no major effect on small businesses as a result of the proposed changes.

## ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

### REGULATORY AGENDA

Other Pertinent Information Concerning this Rulemaking: 6

## REGULATORY AGENDA

Part Heading 2

Narrative and Planning Policies

Code Citation: 5

77 Ill. Adm. Code 1100

A Description of the Rule(s): 3 Revisions will Planning policies involving Certificate of Need Program. address need format for speciality services.

Statutory Authority: 4

Illinois Health Facilities Planning Act Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

Department has scheduled no hearings, meetings or other opportunities public participation at this time. e Le

Date Agency Anticipates Submitting to the Administrative Code Division Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

January, 1990

Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by writing to

Name:

Robert John Kane Administrative Rules Coordinator

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

Will this Rulemaking Affect Small Businesses? 8

This rulemaking should have no economic impact on small businesses.

Other Pertinent Information Concerning this Rulemaking 6

how Modifications to keep policies current with the delivery of care and systems operate.

## ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

Part Heading: ≘

Newborn Metabolic Screening and Treatment Code

Code Citation 5

661 77 Ill. Adm. Code A Description of the Rule(s): <u>@</u>

This rulemaking is concerning two proposed changes: first the timing of the initial specimen collection would be changed from a minimum of 48 hrs. of age to 24 hrs. of age, and second we are proposing an increase in the fee for newborn screening.

Statutory Authority: 4

"AN ACT concerning the disease of phenylketonuria and other metabolic diseases, designating certain powers and duties in relation thereto, providing penalties for violation thereof, to repeal an Act therein named and to make an appropriation in connection therewith."

Ill. Rev. Stat. 1987, ch. 111 1/2, par. 4903 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

Department has scheduled no hearings, meetings or other opportunities public participation at this time. e je

Date Agency Anticipates Submitting to the Administrative Code Division Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

October, 1989

Information Concerning this Regulatory Agenda shall be Directed to: 2

څ Interested persons may make inquiries and present their comments writing to:

Administrative Rules Coordinator Robert John Kane Name:

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

Will this Rulemaking Affect Small Businesses? 8

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# DEPARTMENT OF PUBLIC HEALTH

## REGULATORY AGENDA

Hospitals and facilities delivering babies and/or providing maternal and child health care should not be adversely affected.

Other Pertinent Information Concerning this Rulemaking: 6

None.

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEAL'TH

REGULATORY AGENDA

Part Heading: 2 Permit Application Fees

Code Citation: 5)

77 Ill. Adm. Code 1190

A Description of the Rule(s): 3

Fee rule for all Certificate of Need Activity. The fee rules will be modified to standardize the definition of project cost.

Statutory Authority: 4)

Illinois Health Facilities Planning Act Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has scheduled no hearings, meetings or other opportunitiës for public participation at this time.

Date Agency Anticipates Submitting to the Administrative Code Division Notice of Proposed Rulemaking for Publication in the Illinois Register: (9

October, 1989.

Information Concerning this Regulatory Agenda shall be Directed to: 7

Interested persons may make inquiries and present their comments by writing to:

Robert John Kane Name:

Administrative Rules Coordinator Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

Will this Rulemaking Affect Small Businesses? 8

This rulemaking should have no economic affect on small businesses.

Other Pertinent Information Concerning this Rulemaking: 6

Results New definition of what constitutes project cost will be proposed. will modify fee schedule for projects.

## REGULATORY AGENDA

Part Heading:

2

Practice and Procedure in Administrative Hearings

Code Citation: 5 77 Ill. Adm. Code 1180

A Description of the Rule(s): 3

Procedures and policies which apply in all administrative appeal hearings. Revisions will address hearing format and basis for testimony allowed in the proceedings.

Statutory Authority: 4

Illinois Health Facilities Planning Act Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has scheduled no hearings, meetings or other opportunities for public participation at this time.

Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

October, 1989.

Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by writing to:

Administrative Rules Coordinator Robert John Kane Name:

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

Will this Rulemaking Affect Small Businesses?

8

This rulemaking should have no economic impact on small businesses.

## ILLINOIS REGISTER

# DEPARTMENT OF PUBLIC HEALTH

## REGULATORY AGENDA

# Other Pertinent Information Concerning this Rulemaking: 6

Revisions which will revise both format and process involving appeal hearings.

## REGULATORY AGENDA

Part Heading: 2

Practice and Procedures in Reconsideration Hearings

Code Citation 5

77 Ill. Adm. Code 1220

A Description of the Rule(s): 3 An appeal hearing process to review approved projects under Certificate of Need review. Revisions to procedural rules will repeal this Part.

Statutory Authority: 4

Illinois Health Facilities Planning Act Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has scheduled no hearings, meetings or other opportunities for public participation at this time.

Date Agency Anticipates Submitting to the Administrative Code Division Notice of Proposed Rulemaking for Publication in the Illinois Register: 6

October, 1989

Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by writing to:

Administrative Rules Coordinator Robert John Kane Name:

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

Will this Rulemaking Affect Small Businesses?

8

This rulemaking should not affect small businesses

Other Pertinent Information Concerning this Rulemaking: 6

This part will be repealed

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

Part Heading: 2 Private Sewage Disposal Code

Code Citation 5) 77 Ill. Adm. Code 905

A Description of the Rule(s): 3 This rulemaking will make needed changes to the Private Sewage Disposal Code to address new changes in the industry.

Statutory Authority: 4

Private Sewage Disposal Licensing Act III. Rev. Stat. 1987, ch. 111 1/2, par. 116.301 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

Department has scheduled no hearings, meetings, or other opportunities public participation at this time. The

Date Agency Anticipates Submitting to the Administrative Code Division Notice of Proposed Rulemaking for Publication in the Illinois Register: (9

November, 1989

Information Concerning this Regulatory Agenda shall be Directed to: 7

ģ Interested persons may make inquiries and present their comments

writing to:

Administrative Rules Coordinator Robert John Kane Name:

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

Will this Rulemaking Affect Small Businesses? 60 The rulemaking will modify and upgrade the requirements for installation of private sewage disposal systems. The amendments will affect licensed private sewage contractors who install these systems in that contractors must become familiar with the new installation and design requirements.

## REGULATORY AGENDA

Other Pertinent Information Concerning this Rulemaking: 6

None.

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

Part Heading: <u>\_</u>

Procedural Rules

Code Citation: 5

77 Ill. Adm. Code 1130

A Description of the Rule(s): 3

Development of new procedural rules involving the Certificate of Need Program. Revisions to the rules will include expanded definitions on site and who must obtain a permit. Procedural changes involving review process and post permit activity will also occur.

Statutory Authority: 4

Illinois Health Facilities Planning Act Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has no hearings, meetings or other opportunities for public participation at this time.

Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

October, 1989.

Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by writing to:

Robert John Kane Name:

Administrative Rules Coordinator

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

Mill this Rulemaking Affect Small Businesses? 8

This rulemaking should have no economic affect on small businesses.

## REGULATORY AGENDA

Other Pertinent Information Concerning this Rulemaking: 6

New Part 1130 will replace existing Part 1160

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

Part Heading: 1

Processing an Application for Permit and Validity of Permits

Code Citation 5) 77 Ill. Adm. Code 1160

A Description of the Rule(s): 3

Procedural rules for the Certificate of Need Program. These rules will be repealed and replaced with a new Part 1130.

Statutory Authority: 4

The Illinois Health Facilities Planning Act Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has scheduled no hearings, meetings or other opportunities for public participation at this time.

Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

October, 1989

Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by writing to:

Name:

Robert John Kane Administrative Rules Coordinator

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

Will this Rulemaking Affect Small Businesses? 8

This rulemaking should have no economic affect on small businesses.

Other Pertinent Information Concerning this Rulemaking: 6 Part 1160 will be repealed with all procedural rules being reestablished in a new Part 1130.

## REGULATORY AGENDA

Part Heading: <u>\_</u>

Processing, Classification Policies and Review Criteria

Code Citation 5 77 Ill. Adm. Code 1110

A Description of the Rule(s): 3

Review criteria for the Certificate of Need Program. Revisions will address open heart surgery, cardiac catheterization and other service specific review standards.

Statutory Authority: 4

Illinois Health Facilities Planning Act Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

Department has scheduled no hearings, meetings or other opportunities public participation at this time. The Date Agency Anticipates Submitting to the Administrative Code Division Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

January, 1990.

Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by writing to:

Robert John Kane Administrative Rules Coordinator Name:

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

Will this Rulemaking Affect Small Businesses? 8

This rulemaking should have no economic impact on small businesses.

Other Pertinent Information Concerning this Rulemaking: 6

Modifications to keep policies current with the delivery of care and how systems operate.

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

Part Heading <u>\_</u>

Public Information, Rulemaking and Organization

Code Citation 5

2 Ill. Adm. Code 1125

A Description of the Rule(s): 3 This rulemaking will be filed as an adopted rule which updates the explanation of the organization of the Department, its offices and rules.

Statutory Authority: 4

Illinois Administrative Procedure Act Ill. Rev. Stat. 1987, ch. 127, par. 1004.01 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

Department has scheduled no hearings, meetings or other opportunities public participation at this time. g Fe

Date Agency Anticipates Submitting to the Administrative Code Division Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

September, 1989

Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by writing to

Name:

Robert John Kane Administrative Rules Coordinator

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

Will this Rulemaking Affect Small Businesses? 8

This rulemaking should have no economic affect on small business.

Other Pertinent Information Concerning this Rulemaking 6

REGULATORY AGENDA

# DEPARTMENT OF PUBLIC HEALTH

## REGULATORY AGENDA

Part Heading:  $\widehat{}$  Public Notice of Opportunity for Public Hearing and Public Hearing Procedures

Code Citation 5)

77 Ill. Adm. Code 1200

A Description of the Rule(s): 3

testimony format and procedures for the review of comments. Revisions to hearing procedures will be designed to expand input and to standardize Public hearing procedures and requirements. Revisions include both format of testimony.

Statutory Authority: 4

Illinois Health Facilities Planning Act Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has scheduled no hearings, meetings or other opportunities for public participation at this time.

Date Agency Anticipates, Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

February, 1990

Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by writing to:

Administrative Rules Coordinator Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Robert John Kane Address: Name:

Will this Rulemaking Affect Small Businesses? 8

This rulemaking should have no economic impact on small businesses.

Other Pertinent Information Concerning this Rulemaking: None. 6

Part Heading:

2

Recreational Area Code

Code Citation: 5)

77 Ill. Adm. Code 800

A Description of the Rule(s): 3

This rulemaking will propose changes regarding shower facilities, sewer riser requirements, and the minimum square footage per person requirements in permanent sleeping units.

Statutory Authority 4

Campground Licensing and Recreational Area Act Ill. Rev. Stat. 1987, ch. 111 1/2, par. 761 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time.

Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

Information Concerning this Regulatory Agenda shall be Directed to: 7

September, 1989.

Interested persons may make inquiries and present their comments by writing to

Robert John Kane Administrative Rules Coordinator Name:

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

Will this Rulemaking Affect Small Businesses? 8 These rules will affect small business in that the changes will reduce construction and maintenance costs for campgrounds.

DEPARTMENT OF PUBLIC HEALTH	DEPARTMENT OF PUBLIC HEALTH
REGULATORY AGENDA	REGULATORY AGENDA
9) Other Pertinent Information Concerning this Rulemaking:	1) Part Heading:
None.	Salvage Marehouses and Stores for Foods, Alcoholic Liquors, Drugs and Cosmetics
	2) Code Citation:
	77 Ill. Adm. Code 725
	3) A Description of the Rule(s):
	This rulemaking will correct some technical and typographical errors.
	4) Statutory Authority:
	Salvage Marehouse and Salvage Marehouse Store Act Ill. Rev. Stat. 1987, ch. 114, par. 400.1 et seq.
	5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:
	The Department has scheduled no hearings, meetings, or other opportunities for public participation at this time.
	<ul> <li>bate Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:</li> </ul>
	September, 1989.
	7) Information Concerning this Regulatory Agenda shall be Directed to:
	Interested persons may make inquiries and present their comments by writing to:
	Name: Robert John Kane Administrative Rules Coordinator
	Address: Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761
	8) Will this Rulemaking Affect Small Businesses?
	This rulemaking should have no economic impact on small businesses.

Other Pertinent Information Concerning this Rulemaking:

None.

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## REGULATORY AGENDA

Part Heading

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Sesting of Breath, Blood and Urine for Alcohol And/Or Other Drugs

#### Code Citation 5

510 Code 77 Ill. Adm.

### A Description of the Rule(s): 3

responsibility of approving breath, blood and urine test methods for alcohol and other drugs, licensing test operators and certifying breath test instruments. The current rule related to approval of breath test The Illinois Department of Public Health is charged with the instruments states:

## Section 510.40 (b)

- 3000 are instruments using the infra-red absorption method and have Infra-red absorption - The Intoxilyzer models 4011, 4011A, 4011AS, 4011ASA and 5000, the ALCOMAT, Alcotest 7110, BAC Verifier and Datamaster models, Breathalyzer model 2000, the Intoximeter model been approved by the Department.  $\widehat{}$
- instrument using the photoelectric colorimetry method and has been approved by the Department. (Delete subsection 510.40 (b) (2) from Photoelectric Colorimetry - The Breathalyzer Model 1000 is an 5
- The Department is proposing the following rule modification: 3

approved methods of breath analysis and remove the Breathalyzer Model Delete Section 510.40 (b) (2) Photoelectric Colorimetry from the 000 from the list of approved devices for breath analysis. The Breathalyzer Model 1000 was produced by the Smith & Wesson Corporation which ceased the manufacturing of all breath analysis instruments in June 1984. The last Breathalyzer Model 1000 delivered in Illinois was received in 1974. There are only 18 operating Model toxic chemical solution. To dispose of used ampoules the solution is 1000's left in service and these will all be replaced by December 1990. The Model 1000 utilizes a glass ampoule containing 3 milliliters of sulphuric acid and potassium dichromate in solution. This is the only breath instrument left in Illinois which uses a

## ILLINOIS REGISTER

## DEPARTMENT OF PUBLIC HEALTH

## REGULATORY AGENDA

simply washed down a drain placing a very dangerous soluble chemical in the environment. With the deletion of the Breathalyzer 1000 from the approved list of test devices, Section 510.50 Assaying Ampoule Solutions should also be removed from the rules. Without the Model 1000 in service there will be no need for ampoules or assaying ampoule solutions.

In addition to the above, it is impossible to obtain spare parts or repair a Model 1000. A unit 15 or more years old is no longer reliable and creates major maintenance problems.

The Department will be proposing an addition to Section 510.70, adding a new subsection (g) entitled "Qualifications of Instructors."

### Statutory Authority: 4

Ill. Rev. Stat. 1987, ch. 95 1/2, par. 11-501.2. et seq.

# Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has scheduled no hearings, meetings or other opportunities for public participation at this time.

# Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

July, 1990

# Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by writing to:

Robert John Kane Name:

Administrative Rules Coordinator

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

## Will this Rulemaking Affect Small Businesses? 8

These rules, modifications and additions should have no affect on any business in Illinois.

# Other Pertinent Information Concerning this Rulemaking 6

## DEPARTMENT OF PUBLIC HEALTH

#### REGULATORY AGENDA

Part Heading:

<u>\_</u>

Toxic Art Supplies Code

Code Citation 5

77 Ill. Adm. Code 848

A Description of the Rule(s): 3

The rulemaking will update the current list of toxic and non-toxic art and craft materials which is a guide for schools when purchasing such materials for use by school children.

Statutory Authority: 4

Toxic Art Supplies in Schools Act Ill. Rev. Stat. 1987, ch. 122, par. 1601 et seq.

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has not scheduled any hearings meetings, or other opportunities for public participation at this time.

Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register: 9

February, 1990.

Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by writing to:

Name:

Robert John Kane Administrative Rules Coordinator

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

### Will this Rulemaking Affect Small Businesses? 8

Those small businesses which desire to sell art and craft materials to schools for use by children in grades K through six will have to submit information to the Department to allow inclusion on the list.

### ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

REGULATORY AGENDA

Other Pertinent Information Concerning this Rulemaking:

None.

6

## DEPARTMENT OF PUBLIC HEALTH

#### REGULATORY AGENDA

Part Heading:

\_

The Vital Records Act

Code Citation 5

77 Ill. Adm. Code 500

A Description of the Rule(s): 3

This rulemaking will involve a complete review and update of all existing requirements in order to provide consistency with the procedures and guidelines of the Federal and other state governments.

Statutory Authority 4

Ill. Rev. Stat. 1987, ch. 111 1/2, par. 73-1 et seq. Vital Records Act

Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation: 2

The Department has not scheduled any hearings, meetings or other opportunities for public participation at this time.

<u>Date Agency Anticipates Submitting to the Administrative Code Division a</u>
<u>Notice of Proposed Rulemaking for Publication in the Illinois Register:</u> 9

September, 1989

Information Concerning this Regulatory Agenda shall be Directed to: 2

Interested persons may make inquiries and present their comments by

writing to

Robert John Kane Administrative Rules Coordinator Name:

Division of Governmental Affairs 525 West Jefferson, Second Floor Springfield, Illinois 62761 Address:

Mill this Rulemaking Affect Small Businesses? 8

This rulemaking is not expected to affect small businesses.

Other Pertinent Information Concerning this Rulemaking

6

None.

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# JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

## SECOND NOTICES RECEIVED

public wishing to express their views with respect to a proposed rule should submit written comments to the Joint Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701. Administrative Rules during the period of August 14, 1989 through August 18, 1989 and have been scheduled for review by the Committee at its September, 1989 meeting. Other items not contained in this published list may also be considered by the Joint Committee at its September on side and be the Joint Committee at its September meeting. Members of the

Second		Start	Scheduled for
Notice Expires	Agency and Rule	of First Notice	Consideration by JCAR
10/2/89	Department of Public Aid, Drug Manual (89 III. Adm. Code 141)	6/30/89 13 III. Reg. 9992	September, 1989
10/2/89	Department of Public Aid, Medical Assistance Programs (89 III. Adm. Code 120)	6/30/89 13 III. Reg. 9996	September, 1989
10/2/89	Secretary of State, Issuance of Licenses (92 III. Adm. Code 1030	5/26/89 13 III. Reg. 7892	September, 1989
10/2/89	Department of Conservation, Pigeon Shooting Permits (17 III. Adm. Code 970)	5/19/89 13 III. Reg. 7518	September, 1989
10/2/89	Department of Public Aid, Child Support Enforcement (89 III. Adm. Code 160)	6/2/89 13 III. Reg. 8255	September, 1989
10/2/89	Department of Public Aid, Aid to Families with Dependent Children (89 III. Adm. Code 112)	6/2/89 13 III. Reg. 8246	September, 1989
10/2/89	Department of Public Aid, General Assistance (89 III, Adm. Code 114)	4/21/89 · 13 III. Reg. 5456	September, 1989
10/2/89	Department of Transportation, Vehicle Inspection Stations Governing School Buses, Repeal of (92 III. Adm. Code 452)	6/30/89 13 III. Reg. 10222	September, 1989

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED (page 2)

Scheduled for Consideration by JCAR Start of First Notice Agency and Rule

> Expires 10/2/89

Second Notice

September, 1989 6/30/89 13 III. Reg. 10311 Department of Transportation, Vehicle Inspections (92 III. Adm. Code 451)

### ILLINOIS REGISTER

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PROCLAMATION

Kids For Conservation Day (Revised)

priority in Illinois, and teaching environmental awareness at an early WHEREAS, sound conservation practices generally remain a low age can help to increase conservation awareness in the future; and WHEREAS, wildlife and nature are areas of curiosity to children, opening broad educational opportunities and responsibilities; and

is an education program co-sponsored by business and conservation interest groups created to raise children's and parents' awareness and education levels concerning fundamental conservation facts and theories; and Conservation WHEREAS, Kids for

WHEREAS, this program will provide children with a factual forum on Illinois' environment that is not only educational but interesting and

IHEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim August 12, 1989, as KIDS FOR CONSERVATION DAY in Illinois, hoping that these children can use the knowledge they receive from this beneficial program, now and in the future as adults, to conserve Illinois' natural resources and wildlife and maintain a healthy environment for our citizens.

13985

#### PROCLAMATION

#### 89-365

Automotive Parts & Accessories Association Week

WHEREAS, the Automotive Parts & Accessories Association (APAA) has returned to Illinois, its birthplace, to celebrate the show's 21st anniversary; and

nation's largest automotive trade show, bringing more than \$20 million WHEREAS, APAA has designated Illinois as the permanent home of the into the state each year; and WHEREAS, the APAA Show will draw 28,000 visitors to Illinois from around the world; and

and WHEREAS, the state's 6.7 million motorists and their six million automobiles are major contributors to the automotive parts accessories aftermarket, creating a multi-billion dollar market; and

of WHEREAS, the suppliers of automotive products, accessories and services provide hundreds of thousands of jobs to the residents Illinois;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim August 27-September 2, 1989, as AUTOMOTIVE PARTS & ACCESSORIES ASSOCIATION WEEK in Illinois. THEREFORE,

Issued August 15, 1989. Filed August 21, 1989.

### ILLINOIS REGISTER

#### PROCLAMATION 89-366

Buffalo Grove High School Adult Fitness Center Grand Opening Day

WHEREAS, in the fall of 1985, Dr. Marvin Christensen, principal of Buffalo Grove High School, began formulating a plan to enhance employee assistance and brought together the components that would come to be called the Wellness Team; and WHEREAS, the success of this pilot project soon spread and became the Flagship Program for Staff Fitness at High School District 214; and WHEREAS, since the start of the program, District 214 has been able to provide its adults with the very finest in exercise equipment and have developed additional software to make exercise easy and safe for the

WHEREAS, Buffalo Grove High School now has exercise facilities not only for our student body but also for all our adult school personnel, allowing them to receive the exercise they need to stay healthy; THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim August 29, 1989, as BUFFALO GROVE HIGH SCHOOL ADULT FITNESS CENTER GRAND OPENING DAY in Illinois.

Issued August 15, 1989. Filed August 21, 1989.

Chemistry Week

WHEREAS, the science of chemistry gives us the power to understand and to use the elemental building blocks of all material things; and WHEREAS, the science of chemistry provides the fundamental understanding required to deal with many of society's needs, including several that determine our quality of life and our economic strength; and

science in helping feed the world's population, tapping new energy for dwindling or scarce materials, improving health and conquering sources, clothing and housing humanity, providing renewable substitutes our national security and monitoring and WHEREAS, chemists and chemical engineers use their powerful protecting our environment; and disease, strengthening

WHEREAS, members of the Illinois Section of the American Chemical Society, along with their nearly 200 sister sections in all 50 states, through November 4, 1989, for a national celebration directing our the District of Columbia and Puerto Rico, have set aside October 29 attention to the myriad contributions of their science; THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim October 29-November 4, 1989, as CHEMISTRY WEEK in Illinois, with the hope that the chemists and chemical engineers of our state will rededicate themselves on this occasion to the service of all humanity.

#### ILLINOIS REGISTER

PROCLAMATION

Metropolitan Chicago Coalition On Aging Month/Metropolitan Chicago Coalition On Aging Day WHEREAS, the Metropolitan Chicago Coalition on Aging was founded in 1979 for the purpose of working together to improve the lives of older people and their families in the Greater Chicago area; and

by increasing awareness and understanding of the needs of older people and the organizations that serve them; and WHEREAS, the Metropolitan Chicago Coalition on Aging has done this

WHEREAS, the Metropolitan Chicago Coalition on Aging has organized reviewed and helped improve public policies affecting older people and their families; helped employers address the aging-related needs of their joint projects to examine and solve service problems related to aging; employees and retirees and their families; and

promote awareness of the opportunities of the elder market and to aid older consumers in their evaluation of products and services, serving WHEREAS, the Metropolitan Chicago Coalition on Aging continues to members and providing opportunities for them to share information, experience, and resources for their mutual benefits;

Illinois, proclaim September as METROPOLITAN CHICAGO COALITION ON AGING MONTH and September 28, 1989, as METROPOLITAN CHICAGO COALITION ON AGING of the State of I, James R. Thompson, Governor THEREFORE,

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School's Open Safety Week PROCLAMATION 89-369

WHEREAS, School Safety Patrol members in bright orange patrol belts soon will be on duty guiding their fellow students at intersections as another school year begins; and WHEREAS, the School Safety Patrol, pioneered by the AAA-Chicago Motor Club in 1920, provides life-saving protection for thousands of school children statewide, nationally and internationally; and School Safety Patrol members will assist many young children who, for the first time, are walking to and from school by WHEREAS, themselves; and

crossings, review and obey the rules of the road as they apply to school zones, and respect Safety Patrol members in their task of protecting WHEREAS, motorists should be alert for children at school students;

Illinois, proclaim August 28-September 1, 1989, as SCHOOL'S OPEN SAFETY WEEK in the State of Illinois and urge all motorists to give special attention to Safety Patrol Guards as they perform their duty of ensuring THEREFORE, I, James R. Thompson, Governor of the State of students' safety.

Issued August 15, 1989. Filed August 21, 1989.

# PROCLAMATION

ILLINOIS REGISTER

Women's Equality Day

recognize women's the observance of Women's Equality Day provides the opportunity for the citizens of Illinois to contributions in every aspect of our society; and WHEREAS,

it is the public policy of the State of Illinois to to participate at every level and in every facet of our encourage women WHEREAS, society; and WHEREAS, women have made significant contributions in the areas of politics, business, government, education and labor, and as homemakers and civic and community leaders; and WHEREAS, women continue their efforts to overcome social and economic barriers in order to realize their individual potential; I, James R. Thompson, Governor of the State of Illinois, proclaim August 26, 1989, as WOMEN'S EQUALITY DAY in Illinois and urge all citizens to participate in community programs in observance of the day. THEREFORE,

Issued August 15, 1989. Filed August 21, 1989.

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Palmer House Day PROCLAMATION 89-372

#### Oxfam Fast For A World Harvest Day PROCLAMATION

WHEREAS, Oxfam America is a nonprofit, nonsectarian agency that raises funds to fight world hunger and promote grassroots development in 32 poor countries in Africa, Asia, Latin America, and the Caribbean; and

WHEREAS, contributions to Oxfam support the efforts of the poor and hungry to improve their own lives; and

WHEREAS, Oxfam America also provides famine and disaster relief; and

joined in a common gesture of compassion for the world's hungry on the WHEREAS, since 1973, hundreds of thousands of Americans have thereby sharing in the experience of hunger and donating the money saved the third Thursday before Thanksgiving. They have fasted for one day, on food to Oxfam America;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim November 16, 1989, as OXFAM FAST FOR A WORLD HARVEST DAY in Illinois in support of this worthy cause for the benefit of the world's hungry.

# WHEREAS, the Palmer House is the oldest hotel in Illinois and the longest continuously operating hotel in America; and

WHEREAS, the Palmer House has continued to attract travelers from all over the world to Illinois to stay at this historic Chicago hotel; and WHEREAS, the Palmer House has continued to spread the message of midwestern hospitality for more than a century; and WHEREAS, through its success in attracting guests, the Palmer House has consistently provided the State of Illinois with its share of tax dollars to fund important State programs; and WHEREAS, the Palmer House is commemorating its 118th anniversary this September, and its rebirth through its renovation; THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim September 6, 1989, as PALMER HOUSE DAY in Illinois, and urge all residents of Illinois to celebrate the wonderful tradition that the Palmer House has given our State since 1871.

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SEPTEMBER 1, 1989 - Withdrawal to meet JCAR objections JCAR - Joint Committee on Administrative Rules PF - Prohibited Filing Ordered by JCAR Peremptory or Court ordered Rules - Refusal to meet JCAR objection - Statement of Recommendation Suspension ordered by JCAR Proposed Repealer Proposed Rule 1989 CUMULATIVE INDEX R S S W PR PP ACTION CODES - Modification to meet JCAR objections JCAR Statement of Objections CC - Codification Changes Notice of Corrections ER - Emergency Repealer AR - Adopted Repealer Emergency Rule - Adopted Rule VOL. 13, ISSUE #35 E ن NO N

#### EXAMPLE.

#### PAGE NUMBER - ACTION CODE Ill. Grain Insurance Act (P-18048/85; A-68,18) PREVIOUS VOLUME-PAGE NUMBER-ACTION CODE-AGRICULTURE, DEPARTMENT OF 8 III. Adm. Code 285

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

AGING, DEPAR 89 II. Adm. Code 8 III. Adm	Continue Contact The Absolute Contact Contact of Contact Conta	TMENT ON : 240 Community Care Program (P-685) (P-10821/88; O-9594; R-11956; A-11193) (P-13353) (E-13638)	. 230 Older Americans Act Programs (P-14777/88; A-2015) (P-12137/88; A-3054) (P-13119)	AGRICULTURE, DEPARTMENT OF	e 255 Agrichemical Pacilities (P-2571; A-13532)	e 110 Animal Diagnostic Laboratory Act (P-19153/88; A-3617)	e 25 Animal Welfare Act (P-19164/88; A-3628)		e 20 Definitions (P-19178/88; W-2166)		e 700 Farmland Preservation Act (P-14786/88; A-285) (P-2598; A-10489) (P-17139/88; A-3653	e 600 Grain Dealers (P-19795/88; A-3665)	e 80 Ill. Bovine Tuberculosis Eradication Act (P-19196/88; A-3676)	e 90 Ill. Dead Animal Disposal Act (P-19201/88; A-3681)	e 115 Ill Pseudorabies Control Act (P-19218/88; A-3685)	e 230 III. Seed Law (P-3511; A-10499) (E-4015)		e 125 Meat & Poultry Inspection Act (PP-228) (PP-2160) (P-19211/88; A-3696)	e 700 Organizational Chart, Description, Rulemaking Procedure, & Programs (A-5066)	e 505 Public Grain Warehouse & Warehouse Receipts Act (P-19806/88; A-3703)	e 105 Swine Disease Control & Eradication Act (P-20309/88; A-3715)
	Constant of the Constant of th	AGING, DEPARTMENT ON 89 III. Adm. Code 240	89 III. Adm. Code 230	AGRICULTURE, 1	8 Ill. Adm. Code 255	8 Ill. Adm. Code 110	8 Ill. Adm. Code 25	8 Ill. Adm. Code 75	8 Ill. Adm. Code 20	8 III. Adm. Code 85	8 Ill. Adm. Code 700	68 Ill. Adm. Code 600	8 Ill. Adm. Code 80	8 Ill. Adm. Code 90	8 Ill. Adm. Code 115	8 Ill. Adm. Code 230	68 Ill. Adm. Code 610	8 Ill. Adm. Code 125	2 Ill. Adm. Code 700	8 Ill. Adm. Code 505	8 Ill. Adm. Code 105

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Driving Under the Influence Programs (P-22265/88; A-7274)

ATTORNEY GENERAL 14 Ill. Adm. Code 470

Retail Advertising (P-15239/88; A-11441)

AUDITOR GENERAL

Loan Agreements Providing for a Bank to Share in Profits, Income or Earnings (P-12163) Powers Incidental & Germane to Carrying on a General Banking Business (P-8737) Use of a State Bank's Corporate Name in Identification & Communication (P-2889) BANKS AND TRUST COMPANIES, COMMISSIONER OF Code Regulations (P-11983) 38 Ili. Adm. Code 350 38 Ili. Adm. Code 320 74 Ill. Adm. Code 420

CAPITAL DEVELOPMENT BOARD

38 Ill. Adm. Code 303

Standards for Award of Grants Elementary & Secondary Schools Capital Assistance Program Procurement Practices (P-1917; A-8403) (P-1283; A-6973) 44 Ill. Adm. Code 910 71 Ill. Adm. Code 40

# CARNIVAL-AMUSEMENT SAFETY BOARD

Carnival & Amusement Ride Inspection Law (P-7845) (E-8025) 56 Ill. Adm. Code 6000

Solicitation for Charitable Payroll Deductions (P-6871/88; O-1256; R-3411; A-3330) State of III. Dependent Care Assistance Plan (P-1; A-9259) (B-214) Day Care (P-19223)88; A-4644) Merit & Fimess (P-1639; A-12970) (P-15813)88; A-3722) (P-10569)88; A-1C820) Pey Plan (P-20584)88; RC-1254) (P-1296; A-8849) (P-2892; A-11451) (PP-8080) Service-Connected Days Benefit Administration (P-10285/88; A-2402) (P-6853) (PP-8970) (P-10725; C-12647) (E-10967) (P-11117) (E-11854) (PP-12887) CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF 80 III. Adm. Code 2650 80 III. Adm. Code 2110 44 III. Adm. Code 5040 89 III. Adm. Code 1300 80 III. Adm. Code 302 80 III. Adm. Code 310 80 Ill. Adm. Code 2150

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7   11. Adm. Code 1010     17   11. Adm. Code 1010     17   11. Adm. Code 1010     18. Adm. Code 1010     19. Adm. Code 1010     10. List of Endangered & Threatened Fours (P.2035)R8, A-375)     17   11. Adm. Code 1010     18. List of Endangered & Threatened Fours (P.2035)R8, A-375)     17   11. Adm. Code 1010     18. Adm. Code 1020     19. A-1034/R8, O-3468     17   11. Adm. Code 202     18. A-1034/R8, O-3468     17   11. Adm. Code 203     18. Adm. Code 1070     19. A-1036/R8, A-378     17   11. Adm. Code 1070     18. Adm. Code 1070     19. A-1036/R8, A-378     17   11. Adm. Code 1070     18. Adm. Code 1070     19. A-1036/R8, A-378     10. Adm. Code 1070     11. Adm. Code 1070     12. Adm. Code 1070     13. Adm. Code 1070     14. Adm. Code 1070     14. Adm. Code 1070     15. Adm. Code 1070     15. Adm. Code 1070     16. Adm. Code 1070     17. Adm. Code 1070     18. Adm. Code 1070     18. Adm. Code 1070     19. Adm. Code 1070     19. Adm. Code 1070     19. Adm. Code 1070     19. Adm. Code 1070     10. Adm.	17 Ill. Adm. Code 1560	Forest Fire Protection Districts Act, The (P-2626; A-10577) (P-11991)
17   11. Adm. Code 100   10. List of Endangered & Threatened Fana (P. 2035/88; A-4179)   17   11. Adm. Code 1010   11. List of Endangered & Threatened Fana (P. 2035/88; A-4179)   17   11. Adm. Code 1010   11. List of Endangered & Threatened Fana (P. 2035/88; A-4179)   17   11. Adm. Code 1010   11. List of Endangered & Threatened Fana (P. 2035/88; A-4179)   17   11. Adm. Code 220   17   11. Adm. Code 220   17   11. Adm. Code 230   17   11. Adm. Code 230   17   11. Adm. Code 1070   17   11. Adm. Code 570   17   11. Adm. Code	17 III. Adm. Code 1530	Forest Products Transportation Act (P-12193)
17   11. Adm. Code 1050   10. List of Endangered & Threatened Floating, Wessel, Red Fox, Gray Fox, Coyote, Bashar, Code 570   10. List of Endangered & Threatened Floating, Wessel, Red Fox, Gray Fox, Coyote, Bashar, Code 570   10. List of Endangered & Threatened Floating, Wessel, Red Fox, Gray Fox, Coyote, A-12024/88; O-3468; O-346	17 III. Adm. Code 1010	Ceneral runung of 1rapping on Department-Owned of -Managed Sites (F-5268; A-10383) Ill List of Endangered & Threstened Fauns (P-50328; 8-4170)
17   III. Adm. Code 570   Muskrat, Mink, Raccoon. Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote, Beaver & Woodchuck (Groundhog) Trapping (P-5632; A-10589) (P-5087/88; P-10646)   Plant Code 220   North Point Marina (P-731; O-8125; C-13286)   Plant Code 230   North Point Marina (P-731; O-8125; C-13286)   Plant Code 230   North Point Marina (P-731; O-8125; C-13286)   Plant Code 1070   Possession of Specimens or Products of Endangered or Threatened Species (P-8741)   Plant Code 1070   Possession of Specimens or Products of Endangered or Threatened Species (P-8741)   Plant Code 1070   Possession of Specimens or Products of Endangered or Threatened Species (P-8741)   Plant Code 1070   Possession of Specimens or Products of Endangered or Threatened Species (P-8741)   Plant Code 1070   Possession of Specimens or Products of Endangered or Threatened Species (P-8741)   Plant Code 1070   Possession of Specimens or Products of Endangered or Threatened Species (P-8741)   Plant Code 1070   Plant Register of Wild Threaps - Fall Conservation (P-1690)   Plant Adm. Code 500   Sport Fishing of Wild Turkeys - Fall Conservation (P-1690)   Plant Adm. Code 700   Taking of Wild Turkeys - Fall Conservation (P-1693)   Plant Adm. Code 700   Taking of Wild Turkeys - Spring Senson, The (P-1699)   Plant Adm. Code 700   Taking of Wild Turkeys - Spring Senson, The (P-1699)   Plant Adm. Code 700   White-Tailed Deer Hunting by Use of Firearts (P-4435; A-12839)   Plant Adm. Code 650   White-Tailed Deer Hunting by Use of Firearts (P-4435; A-12839)   Plant Adm. Code 700   White-Tailed Deer Hunting Re-10747)   Plant Adm. Code 700   White-Tailed Deer Hunting Re-10747   Plant Adm. Code 700   Public Information, Rulemaking & Osganization (P-1836)   Plant Adm. Code 850   Public Information, Rulemaking & Osganization (P-1836)   Security (P-1181)   Plant Adm. Code 502   Security (P-1181)   Plant Adm. Code 502   Security (P-181)   Plant Adm. Code 502   Disadvantaged Students Funds Plant - Districts Over 50,000 ADA (PR-13367) (P-1336)   Plant	17 Ill. Adm. Code 1050	Ill. List of Endangered & Threatened Flora (P-20335/88; A-3755)
December 2011   Adm. Code 220   North Point Marina (P-731; O-8125; R-6-8128; M-9409) (1-2025; A-10209) (1-2025; A-1020	17 III. Adm. Code 570	Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote,
17 III. Adm. Code 220   North Point Marina (P.731; O-8125; RC-8128; M-9409; A-9269)   17 III. Adm. Code 220   Propens Shooting Permits (P.7318, C-10714)   17 III. Adm. Code 970   Propens Shooting Permits (P.7318, C-10714)   17 III. Adm. Code 1070   Propens Shooting Permits (P.7318, C-10714)   17 III. Adm. Code 1070   Possession of Specimens or Products of Endangered or Threatened Species (P.8741)   17 III. Adm. Code 1070   Public Use of State Parks & Other Properties of the Department of Conservation   17 III. Adm. Code 1070   Public Use of State Parks & Other Properties of the Department of Conservation   17 III. Adm. Code 810   Sport Fishing Regs. for the Waters of III. (P-1690; A-8419) (E-12643)   17 III. Adm. Code 800   Squirrel Hunting (P-2641; A-10606)   17 III. Adm. Code 801   Taking of Wild Turkeys - Fall Gun Season, The (P-2099788; A-5090; D-5796)   17 III. Adm. Code 135   Taking of Wild Turkeys - Fall Gun Season, The (P-2099788; A-5090; D-5796)   17 III. Adm. Code 135   Timber Harvest Fees (P-12931)   17 III. Adm. Code 135   Timber Harvest Fees (P-12931)   17 III. Adm. Code 135   White-Tailed Deer Hunting by Use of Firerams (P-4458; A-12839)   17 III. Adm. Code 500   White-Tailed Deer Hunting by Use of Firerams (P-4458; A-12839)   17 III. Adm. Code 500   White-Tailed Deer Hunting by Use of Firerams (P-4458; A-12839)   17 III. Adm. Code 500   Public Information, Rulemaking & Organization (A-1510)   20 III. Adm. Code 107   Research & Evaluation (P-13365)   20 III. Adm. Code 107   Research & Evaluation (P-13365)   20 III. Adm. Code 107   Research & Evaluation (P-13365)   20 III. Adm. Code 107   Safety, Maintenance & Sariation (P-3528, A-13577)   20 III. Adm. Code 107   Safety, Maintenance & Sariation (P-3528, A-13577)   20 III. Adm. Code 200   Safety, Maintenance & Sariation (P-3528, A-13577)   20 III. Adm. Code 201   Safety, Maintenance & Sariation (P-3528)   23 III. Adm. Code 202   Disadvantaged Students Funds Plan - Districts Over 50,000 ADA (PR-13367)   Pathenishal Plan - Code 203   Carification (P		A-12034/88; O-3468)
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17 III. Adm. Code 970   Pigeon Shooting Permits (P-7518; C-10714)     17 III. Adm. Code 1070   Possession of Specimens or Productes of Endangered or Threatened Species (P-8741)     17 III. Adm. Code 1070   Possession of Specimens or Productes of Endangered or Threatened Species (P-8741)     17 III. Adm. Code 550   Raccoon, Oppossum, Sriped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) Hurting (P-2073; A-10599)     17 III. Adm. Code 810   Sport Fishing Regs. for the Waters of III. (P-1690; A-8419) (E-12643)     17 III. Adm. Code 720   Taking of Wild Turkeys - Fail Archery Season, The (P-435; A-12831)     17 III. Adm. Code 720   Taking of Wild Turkeys - Fail Gun Season, The (P-2099/88; A-5090; O-5796)     17 III. Adm. Code 710   Taking of Wild Turkeys - Fail Gun Season, The (P-2099/88; A-5090; O-5796)     17 III. Adm. Code 710   Taking of Wild Turkeys - Fail Gun Season, The (P-2099/88; A-5090; O-5796)     17 III. Adm. Code 710   Taking of Wild Turkeys - Fail Gun Season, The (P-2099/88; A-12839)     17 III. Adm. Code 710   White-Tailed Deer Hunting by Use of Firearms (P-442; A-1283)     17 III. Adm. Code 700   White-Tailed Deer Hunting by Use of Firearms (P-442; A-1283)     17 III. Adm. Code 700   White-Tailed Deer Hunting by Use of Firearms (P-442; A-1283)     18 Adm. Code 701   County Jail Standards (P-10737)     20 III. Adm. Code 702   Research & Evaluation (P-3528; A-1386)     20 III. Adm. Code 107   Security (P-7181)     20 III. Adm. Code 107   Security (P-7181)     20 III. Adm. Code 108   Security (P-7181)     20 III. Adm. Code 501   Security (P-7181)     21 II. Adm. Code 502   Centification (P-3528; A-13577)     22 III. Adm. Code 502   Centification (P-3528; A-13577)     23 III. Adm. Code 503   Centification (P-8756)     24 III. Adm. Code 504   Centification (P-8756)     25 III. Adm. Code 505   Centification (P-8756)     25 III. Adm. Code 507	17 Ill. Adm. Code 230	North Point Marina Vendors (P-4430; A-12826; O-13286)
17 III. Adm. Code 100	17 Ill. Adm. Code 970	Pigeon Shooting Permits (P-7518; C-10714)
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17   11. Adm. Code 690   Squirrel Huning (P-2641; A-10606)   17   11. Adm. Code 690   Taking of Wild Turkeys - Fall Cun Season, The (P-4435; A-12831)   17   11. Adm. Code 720   Taking of Wild Turkeys - Fall Cun Season, The (P-2093/88; A-5090; O-5796)   17   11. Adm. Code 710   Taking of Wild Turkeys - Fall Cun Season, The (P-2093/88; A-5090; O-5796)   17   11. Adm. Code 670   Taking of Wild Turkeys - Spring Season, The (P-2093/88; A-5090; O-5796)   17   11. Adm. Code 670   White-Tailed Deer Hunting by Use of Brown (P-5052; A-12839)   17   11. Adm. Code 670   White-Tailed Deer Hunting by Use of Firearms (P-442; A-12839)   17   11. Adm. Code 670   White-Tailed Deer Hunting by Use of Firearms (P-4438; A-12869)   17   11. Adm. Code 670   White-Tailed Deer Hunting by Use of Firearms (P-4438; A-12869)   17   11. Adm. Code 670   White-Tailed Deer Hunting by Use of Firearms (P-4438; A-12869)   17   11. Adm. Code 670   White-Tailed Deer Hunting by Use of Firearms (P-4438; A-12869)   17   11. Adm. Code 740   White-Tailed Deer Hunting by Use of Firearms (P-4458; A-12869)   17   11. Adm. Code 740   White-Tailed Deer Hunting by Use of Firearms (P-1977)   18   11. Adm. Code 107   Recorder of Committing Pall & Lockup Standards (P-10747)   18   18   18   18   18   18   18   1	17 III Adm Cade 210	(Groundhog) Hunting (P-3273; A-10598)
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e.g. 1 III. Adm. Code 100.280 was proposed last year and adopted this year. The action entry reads: (P-8577/86, A-724)) The codes for both columns are listed below. For a complete listing of the Titles of the Illinois Administrative Code, please refer to 1 III. Adm. Code 100.140 or contact the Administrative Code Division. The Sections Affected Index Lists, by Title, each Section of a codified Part on which rulemaking activity has occurred n this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking occurred in the previous issues of this volume year; the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current ssue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, he last two digits of the previous volume's year appear immediately after the page number separated by a slash.

(A-1510)

850.Tb. C 850.Tb. D 850.Tb. D 850.Tb. B 850.Tb. G 850.Tb. H 1076.210 1076.210 1076.200 1076.200

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TITLE 2 (CONT'D)

850.Tb. A 850.Tb. B

Ħ	13	TYPE OF RULEMAKING		ACTION CODES	CODES
E	11	um = amendment to existing Section	4	A = Adopted rule	O = JCAR Objection
8	H	= codification changes	ပ	= Correction	P = Proposed rule
E	11	new Section	ပ	CC = Codification Changes	PF = Prohibited Filing
ы	11	= repeal of existing Section	ш	= Emergency rule	PP = Peremptory rule
5	11	recodified	Į,	= Failure to Remedy	R = Refusal to Modify or Withdraw
*	11	renumbered		Objections	RC = JCAR Recommendation
			Σ	= Modification	S = Suspended rule
					W = Withdrawal of Proposed rule

(A-9509)	(A-9509)	(A-9509)	(A-9509)	(A-9509)	(A-9509)	(A-9509)	(A-9509)	(A-9509)	(A-9509)	(A-9509)	(A-9509)	(A-9509)	(A-9509)	(A-9509)	(A-9509)	(A-9509)	(A-9509)	(A-9509)	(A-9509)	(A-5066)	(A-1510)	(A-1510)	(A-1510)	(A-1510)	(A-1510)	(A-1510)	(A-1510)	(A-1510)	(A-1510)	(A-1510)	(A-1510)
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300.100	300.200	300,300	300.400	300.Ap. A		HE 2	100.101	160.102	160.201	160.202	160.203	160.301	160.302	160.303	160.304	160.305	160.401	160.402	160.403	160.404	160.405	160.406	160.407	160.501	160.502	160.503	160.Ap. A	160.Ap. B	101.191	161.102	161.201
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(P-8511/88, A-8407) 161.203 re 00 n (P-8511/88, A-8407) 161.204 re 0- A n (P-8511/88, A-8407) 161.204 re 0- A n (P-8511/88, A-8407) 161.301 re 161.302 re 161.303 re 161.304 re 161.304 re 161.304 re 161.304 re 161.305 re 161.405 re 161.407 re 161.407 re 161.407 re 161.407 re 161.407 re 161.502 re 161.403 re 161.403 re 161.503 re 161.504 re	00 n (P-8511/88, A-8407) 161.202 re 00 n (P-8511/88, A-8407) 161.203 re 00 n (P-8511/88, A-8407) 161.204 re 00 n (P-8511/88, A-8407) 161.204 re 00 n (P-8511/88, A-8407) 161.204 re 00 n (P-8511/88, A-8407) 161.305 re 161.307 re 161.307 re 161.307 re 161.403 re 161.501 re 161.502 re 161.503 re 161.504 re 161.504 re 161.504 re 161.504 re 161.505 re 161.504 re 161.505 re 161.504 re 161.505 re 161.507 re 161.	00 n (P-8511/88, A-8407) 161,202 re 00 n (P-8511/88, A-8407) 161,203 re 00 n (P-8511/88, A-8407) 161,204 re 00 n (P-8511/88, A-8407) 161,204 re 00 n (P-8511/88, A-8407) 161,304 re 161,307 re 161,307 re 161,307 re 161,407	00 n (P-8511/88, A-8407) 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P. 8511/88, A-8407)   161.202   17	P. 8511/88, A-8407    161.202   1e1.203   1e1.203   1e1.204   1e	16.202   16.203   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   16.205   1	00 n (P-8511/88, A-8407) 161.202 re 161.202 re 161.203 re 161.203 re 161.203 re 161.203 re 161.203 re 161.203 re 161.204 re 161.204 re 161.204 re 161.204 re 161.205	P. 8511/88, A-8407)   161.202   161.203   161.203   161.203   161.204   161.204   161.204   161.204   161.204   161.204   161.204   161.204   161.204   161.304   161.304   161.304   161.305   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   161.304   16	P. 8511/88, A-8407)   161.202   1e

P = Proposed rule PF = Prohibited Filing PP = Peremptory rule RC = RCAR Recommerdation RC = Suspended rule W = Withdrawal of Proposed rule		re (A-9509)	re (A-9509) re (A-9509)	-	re (A-9509)	re (A-9509)		re (A-9509)	am (A-5066)	n (A-1510)	am (A-1510)	n (A-1510)	am (A-1510)	um (A-1510)	(4 1610)														
C = Contection CC = Codification Changes E = Emergency rule F = Failure to Remody Objections M = Modification	TITLE 2 (CONT'D)	161.202	161.203	161.205	161.301	161.302	161.304	161.401	161.402	161.403	161.501	161.502	161.503	161.504	109.191	161.602	161.604	161.Ap. A	700.Ap. D	850.15	850.20	820.30	850.110	850.120	850.130	850.205	850.210	850.220	060 430

(A-9509) (A-9509) (A-9509)	(A-9309)	(A-9509)	(A-9509)	(A-9509)	(A-9509)	(A-9309)	(A-9509)	(A-9309)	(A 0500)	(A-9509)	(A-9509)	(A-3742)	(A-3747)	(A-3747)	(A-3747)	(A-3747)	(A-3/47)	(A-3747)	(A-3747)	(A-3747)	(A-3742)	(A-3/42)	(A-3/42)	(A-3747)	(A-3742)	(A-7902)		(P-19178/88; W-2166	(P-19164/88; A-3628)	⋖	⋖	(P-19164/88; A-3628)
5 5 5	e E	į	5	2	2	2	2	2 8	2 8	2 2	2	ы	u	E	=	<b>#</b> 1	# C		<b>=</b>	c	ja	<b>-</b>	<b>H</b> 1	2 6	<b>1</b>	E.		E .	E	Ē	Ē	5
1827.303	1827.401	1827.402	1827.403	1827.501	1827.502	1827.303	1827.504	1007/781	1927 603	1827.609	1827.Ap. A	5025.10	5025.110	5025.120	5025.130	5025.140	\$005.130	5025.170	5025.180	\$025.210	5025.210	2025.220	5025.230	5025.320	5025.Ap. A	\$200.10	8 21111	20.1	25.20	25.30	25.50	25.130

(A-7940) (A-8885) (A-8885)

1076.Ap. A 1076.Ap. B 1101.500 1101.Tb. B

1076.310 1076.410 (A-8604) (A-8604)(A-8604)

1175.100 1175.200 1175.230 1175.230 1175.240 1175.240 1175.240 1175.240 1175.240 1175.240 1175.240 1175.240 1175.240 1175.240

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	20.1	Ę	(P-19178/88; W-2166)
	25.20	Ę	(P-19164/88; A-3628)
	25.30	Ē	(P-19164/88; A-3628)
	25.50	Ē	(P-19164/88; A-3628)
	25.130	E	(P-19164/88; A-3628)
	75.5	E	(P-19172/88; A-3636)
	75.190	Ę	(P-19172/88; A-3636)
	80.10	E	(P-19196/88; A-3676)
	80.20	Ę	(P-19196/88; A-3676)
	80.110		(P-19196/88; A-3676)
	85.5	Ę	(P-19185/88; A-3642)
	85.10		(P-19185/88; A-3642)
	85.15		(P-19185/88; A-3642)
	85.50	Ę	(P-19185/88; A-3642)
	85.75	Ę	(P-19185/88; A-3642)
	90.10	TIME I	(P-19201/88; A-3681)
,	90.110	THE ST	(P-19201/88; A-3681)
	105.5	Ę	(P-20309/88; A-3715)
	105.10	H	(P-20309/88; A-3715)
	105.30	E E	
	110.50	Ę	(P-19153/88; A-3617)
_	110.80	Ē	(P-19153/88; A-3617)

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1826.Ap.A 1827.101 1827.201 1827.202 1827.203 1827.204 1827.204 1827.301 1827.301

TITLE 11 (CONT'D) 1770.220 r ()		130.110	130,130		. 5	130.436 n (E-11017)		. 5	130.630 n (E-11017)	. 5	130.715 n (E-11017)	=	130.810 am (E-11017)	<b>§</b>	<b>5 5</b>	130.841 am (E-11017)	<b>.</b>	am (P-17770/88;	177.10 n (P-20434/88; A-4937) 177.20 n (P-20434/88; A-4937)	n (P-20434/88;	177.II. B n (P-20434/88; A-4937) 177.II. B n (P-20434/88; A-4937)	n (P-15239/88;	n (P-15239/88;	470.220 n (P-15239/88; A-11441)	n (P-15239/88;	470.250 n (P-15239/88; A-11441) 470.260 n (P-15239/88; A-11441)	n (P-15239/88;	n (P-15239/88; n (P-15239/88;	n (P-15239/88;	520.700 am (P-4985) 520.710 am (P-4985)	5	520.740 am (P-4985)	520.750 n (P-4985) 520.1000 am (P-4985)
(P-10331/88; A-7906)	(*-10298/88; O-3419; K-8116; A-7908)	(P-10231/88; A-7906) (P-10298/88; O-3419; R-8116;	A-7908) (P-10331/88: A-7906)	(P-1029/88; O-3419; R-8116;	A-1908) (P-10331/88; A-7906)	(P-10298/88; O-3419; R-8116; A-7908)	(P-10331/88; A-7906)	(r-10296/05; U-3419; R-6116; A-7908)	(P-10331/88; A-7906)	(r-10296/05; Q-3419; K-6116; A-7908)	(P-10331/88; A-7906)	A-7908)	(P-10331/88; A-7906)	A-7908)	(F-10551/88; A-7906) (P-10298/88; O-3419; R-8116;	A-7908)	(P-1029/88; O-3419; R-8116;	A-7908) (P-10331/88; A-7906)	(P-10298/88; O-3419; R-8116; A-7908)	(P-10331/88; A-7906)	(P-10298/88; O-3419; R-8116; A-7908)	(P-10331/88; A-7906)	A-7908)	(P-10331/88; A-7906)	A-7908)	(P-10331/88; A-7906) (P-10298/88: O-3419: R-8116:	A-7908)	(P-10331/88; A-7906) (P-10298/88; O-3419; R-8116;	A-7908)	(P-10331/88; A-7906) (P-10298/88; O-3419; R-8116;	A-7908)	(P-10331/88; A-7906) (P-10298/88; O-3419; R-8116;	A-7908) (P-10331/88; A-7906)
2	1/70.30 m	1770.30 r 1770.40 n	1770.40 r	1770.50 n	1770.50 r	1770.60 n	1770.60	1/10.70 m	1770.70 r	1/10.80 m	1770.80 r	060011	1770.90 r	900	1770.110 n	101100	1770.120 n	1770.120 r	1770.130 n	1770.130 r	1770.140 n	1770.140 r	п осто/и	1770.150 r	11/0.100	1770.160 r 1770.170 n		1770.170 r 1770.180 n	OUT CAME	1770.180 r 1770.190 n		1770.190 r 1770.200 n	1770.200
CONT.D. (P.13936/88; A-7440)	am (F-1395b/88; A-/440) am (E-1899; O-5811) (P-1979)	(R-1899;	n (P-13922/88; A-1558) n (P-1099; O-5802; R-7484; A-7435)		(P-1099	n (P-13525) n (P-13525)			n (P-13525)		n (P-13525) n (P-13525)		n (P-13519) n (P-13519)		n (F-13519) n (P-13519)	n (P-13519)		n (F-13519) n (P-13519)	n (P-13519) n (P-13519)		am (P-18105/88; A-4931) am (P-1775/88; A-1562)		am (P-17766/88; O-1268; R-2167;		A-2156)	n (P-17766/88; O-1268; R-2167; A-2156)	Ē	A-1841) am (P-17761/88; O-1266; R-1906;		r (P-17761/88; A-1841) am (P-4345/88; A-1846)		n (P-10298/88; O-5419; R-8116; A-7908)	r (P-10331/88; A-7906) n (P-10298/88; O-3419; R-8116;
404.20 am (	404.200	417.35	437.10	437.20	437.40	438.10	438.30	438.50	438.60	438.80	438.100	438.110	439.10	439.30	439.50	439.60	439.80	439.100	439.110	439.130	502.40	502.600	1308.20	00000	1508.30	1308.40	1409.120	1409.130		1409.132	1410.15	1770.10	1770.10
ล	am (P-19153/88; A-3617) am (P-19153/88; A-3617)		am (PP-228) am (P-19211/88: A-3696)		an (Pr-228) an (PP-228)	am (PP-2160) am (P-3511: A-10499) (E-4015)			n (P-2571; A-13532)		n (P-2571; A-13532) n (P-2571; A-13532)		n (P-2571; A-13532) n (P-2571: A-13532)		n (F-25/1; A-13532) n (P-2571; A-13532)	n (P-2571; A-13532)		am (P-19806/88; A-3/03) am (P-19806/88; A-3703)	am (P-19806/88; A-3703)	_	am (P-19806/88; A-3703) am (P-2598; A-10489)	_	m (F-14/60/66; A-263) m (P-5545/R8: A-2440)	-		n (P-13926/88; O-20234/88; R-1250; M-1250: A-1232)	n (P-13926/88; O-20234/88; R-1250;	A-1232) n (P-13926/88; O-20234/88; R-1250;		n (P-13926/88; O-20234/88; R-1250; A-1232)	n (P-13926/88; O-20234/88; R-1250;	A-1232) n (P-13926/88; O-20234/88; R-1250;	

THRU AUGUST 25, 1989	(P-13365) (P-979; A-6992) (P-9781) (P-10737) (P-10737) (P-10747) (P-10747) (P-2121778; A-1856) (P-17064/88; A-1856) (P-17064/88; RC-1270; A-1856) (P-17064/88; RC-1270; A-1856) (P-17064/88; RC-1270; A-1856) (P-17064/88; RC-1270; A-1856) (P-17064/88; RC-1270; A-1856) (P-17064/88; RC-1270; A-1856) (P-1317; A-5926) (E-1605) (P-1317; A-5926) (E-1605) (P-1317; A-5926) (E-1605) (P-13625/88; A-7610) (P-12625/88; A-7131) (P-19266/88; A-7731) (P-19266/88; A-7731) (P-19266/88; A-7731) (P-19266/88; A-7731) (P-19266/88; A-7731) (P-19279/88; A-11491) (P-19279/88; A-11491) (P-19279/88; A-11491) (P-19279/88; A-11491) (P-19279/88; A-11491) (P-13367; E-13657) (P-13367; E-13657)	
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	106.30 am 106.30 am 106.30 am 107.170 r 502.40 am 720.150 am 1226.20 n 1226.20 n 1226.30 n 1226.30 n 1226.40 am 110.10 am 110.20 am 110.20 am 110.10 am 120.10 am	SAI - 6
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THRU AUGUST 25, 1989	TITLE 17 (CONT'ID)  30.90 am (P-4399; A-12796) 350.100 am (P-4399; A-12796) 350.100 am (P-4399; A-12796) 350.101 am (P-4399; A-12796) 350.20 am (P-4399; A-12796) 350.30 am (P-2622; A-10589) 370.20 am (P-2622; A-10589) 370.20 am (P-2622; A-10589) 370.40 am (P-2622; A-10589) 380.10 am (P-3221; A-10525) (E-22244/88; P-3622) 380.20 am (P-3221; A-10525) 380.20 am (P-3189) 380.20 am (P-3189) 380.20 am (P-3212; A-10525) 380.20 am (P-442; A-12839) 380.20 am (P-442; A-12839) 380.20 am (P-3622; A-12839) 380.30 am (P-2693/88; A-5690) 380.30 am (P-2693/88; A-5690) 380.30 am (P-2693/88; A-5690) 380.30 am (P-2693/88; A-3690) 380.30 am (P-2693/88; A-3690) 380.30 am (P-2693/88; A-3839) 380.3	
VOL. 13, THRU ISSUE #34 SECTIONS AFFECTED INDEX	TITLE 14 (CONT'D)  520,1020 am (P-4985)  520,1020 am (P-13356) (E-13649)  525,10 n (P-13356) (E-13649)  525,20 n (P-13356) (E-13649)  525,40 n (P-13356) (E-13649)  525,50 n (P-13356) (E-13649)  520,00 n (P-13249/88, A-2028)  590,91 n (P-12249/88, A-2028)  590,91 n (P-12249/88, A-2028)  590,91 n (P-12249/88, A-1758)  500,01 n (P-13249/88, A-1758)  500,01 n (P-13249/88, A-1758)  500,00 n (P-1379/88, A-1758)  500,00 am (P-14797/88, A-1758)  110,10 am (P-20363/88, A-3785)  220,00 n (P-731, A-2269)  220,	SAI - 5

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THRU AUGUST 25, 1989	
ILINOIS REGISTER SECTIONS AFFECTED INDEX THRU	451.100 n (P-9133) 451.110 n (P-9133) 451.110 n (P-9133) 451.110 n (P-9133) 451.120 r (P-9082) 451.130 r (P-9082) 451.240 r (P-9082) 451.250 n (P-9133) 451.250 n (P-9133) 451.250 r (P-9082)
ULI VOL. 13, THRU ISSUE #34 SECTIO	1111. 23 (CONT.D) 202.40

MADE OF COMMIN	201 403 - 0 614400 O 20201430 B 1224	E .	201.402 n (D-5154/88: 0.2022)/38: P-1624:	=	201 403 n (D-51-54/88: O-20221/38: B-1624:	=	201 404 n (P-5154/88: 0-29221/38: R-1624:	=	201.405 n (P-5154/88: O-29221/38: R-1624:	3	201.405 am (P-8782)	Ė	:	201.407 n (P-5154/88; O-29221/38; R-1624;		201.408 n (P-5154/88; O-29221/38; R-1624;	A-2066)	211.101 am (P-19296/88; W-2537)	211.102 am (P-19296/88; W-2537)	am (P-15294/88:	ma	215.105 am (P-15412/88; A-10892)	215.206 am (P-12384)	am (P-15412/88;	am (P-15412/88;	am	215.435 am (F-15412/88; A-10892)	# (P-15412/88:	n (P-15412/88;	# (P-15412/88;	me !	213.Ap.D am (F-13412/86; A-10692)	- h		230.142 r (P-9223)	h	ы	ы	<b>5</b>	-	ы	<b>L</b>	230.211 r (P-9223)	230,212 T (F-9,223)	, H 1	- 1		H	230,260 r (P-9223)	230.270 r (P-9223)	<b>L</b>	H	230.300 r (P-9223)
TITLE 36 (CONTIN)	D 14922/88. A 120651	D 14877/89.	n (P-14822/88)	n (P.14822/88	n (P-14822/88:	r (P-14853/88;	A n (P-14822/88;	n (P-14822/88:	n (P-14822/88;	n (P-14822/88;	n (P-14822/88:	n (P-14822/88:	n (P-14822/88;		n (P-14822/88;	п (Р-14822/88;	101.Ap.E n (P-14822/88; A-12055)	n (P-14822/88;	101.Il.B n (P-14822/88; A-12055)	n (P-14865/88;	n (P-14865/88;	106.703 n (P-14865/88; A-12094)	106.704 n (P-14865/88; A-12094)	n (P-14865/88;	n (P-14865/88;	n (P-14865/88;	106.706 n (F-14602)/86; A-1209/4)	n (P-14865/88;	n (P-14865/88;	n (P-14865/88;	106.713 n (P-14865/88; A-12094)	n (F-14602/66,	n (P-14865/88;	n (P-14865/88;	106.803 n (P-14865/88; A-12094)	n (P-14865/88;	n (P-14865/88;	n (P-14865/88;	n (P-14865/88;	n (P-14865/88;	n (P-14865/88;	n (P-14865/88;	106,903 n (P-14865/88; A-12094)	n (F-14663/86;	(F-14603/60;	n (P-14865/88-	r (P-14933/88;	r (P-14933/88;	r (P-14933/88;	r (P-16343/88;	A am (P-7522)	A am	201.281 am (P-5154/88; O-29221/88; R-1624;
	(CONT.D)	101.101 F (F-14623/86; A-12091)	= 6	(0.1/07)/00,	T (P-14853/88)	n (P-14822/88:	r (P-14853/88	n (P-14822/88:	r (P-14853/88:	n (P-14822/88;	r (P-14853/88:	n (P-14822/88:	A-12055	r (P-14853/88;	101.107 n (P-14822/88; A-12055)	r (P-14853/88;	101.108 n (P-14822/88; A-12055)	101.109 r (P-14853/88; A-12092)	101.109 n (P-14822/88; A-12055)	101.110 r (P-14853/88; A-12092)	101.120 r (P-14853/88; A-12092)	101.120 n (P-14822/88; O-8135; R-12147;	A-12055)	r (P-14853/88;	n (P-14822/88;	101.122 r (P-14853/88; A-12092)	n (F-14622/66;	n (P-14822/88:	n (P-14822/88;	n (P-14822/88;	n (P-14822/88;	101.144 II (F-140.2466; A-1203.)	n (P-14822/88;	n (P-14822/88;	n (P-1482	101.181 n (P-14822/88; A-12055)	101.200 n (P-14822/88; A-12055)	n (P-14822/88;	n (P-14822/88;	101.240 n (P-14822/88; A-12055)	101.241 n (P-14822/88; O-8135; R-12147;	A-12055	=	101,243 n (P-14822/88; O-8133;	K-12147	101.244 n (F-146.24)86; A-12032)	A-1205	101.246 n (P-14822/88: A-12052)	=	_	ı,	=	101.281 n (P-14822/88; A-12055)
	CONTE	332.230 n (F-38/4)	= =	= 6	: =	. 18	E .	am (P-19851/88:	am (P-19851/88:	am (P-19851/88;	am (P-19851/88;	am (P-19851/88:	am (P-19864/88;	(P-13858/88;	360.20 am (P-13858/88; A-803)	am (P-13858/88;	360.40 am (P-13858/88; A-803)	360.50 am (P-13858/88; A-803)	360.60 am (P-13858/88; A-803)	(P-13858/88;	360.80 am (P-13858/88; A-803)	am (P-13858/88;	360.100 am (P-13858/88; A-803)	A am (P-13858/88;	A r (P-13858/88;	(P-13858/88;	300.10. C. am (F-13636/86; A-603)	o am (P-19840/88;	am (P-19840/88;	am (P-19840/88;		400.150 am (F-19640/66; A-15561)	am (P-19840/88:	<b>E</b>	410.10 am (P-13841/88; A-342)	410.20 sm (P-13841/88; A-342)	410.30 am (P-13841/88; A-342)	am (P-13841/88;	am (P-13841/88;	am (P-13841/88;	am (P-13841/88;	am (P-13841/88;	n (P-13841/88;	E 1			= =	: =	=	=			101.100 n (P-14822/88; A-12055)

ILINOIS REGISTER SECTIONS AFFECTED INDEX THRU AUGUST 25, 1989	310,913 am (F-9426) SAI - 12
VOL. 13, THRU ISSUE #34 SECTIONS AFF	304.301 am (P-14509/88; A-8880) SAI
ILLINOIS REGISTER SECTIONS AFFECTED INDEX THRU AUGUST 25, 1989	283.203 r (P-16365/88; A-9501) SAI - 11
VOL. 13, THRU ISSUE #34	231.260 r (P-9212)

738 133 CONT'D	am	728.142 am (P.9786)	arm Tag	ms	am	п	mg.	721 103 - 00 2550)				I	H	n (P-2650;	g	E	/31.113 n (F-2650; A-9519)	F 1	= =	1 12	п	п	731.132 n (P-2650; A-9519)	= =		¤	731.142 n (P-2650; A-9519)	n (P-2650;	. 4	п	¤	731.152 n (P-2650; A-9519)	n (P-2650;	. 4	E	E	F	¤	721 167 n (P-2630; A-9319)		: #	n (P-2650;	F	<b>E</b>	731.190 n (F-0801)	= =	=
TULE 35 (CONT'D) 722.110 am (P-15449/R8: A-452)	E E	724.101 sm (P-1545588; A-458)	am	am	mg			arm e	am	am	am	arm	am	am	am		724.217 gm (F-9909)	III ma	a ma	8m	am	am	724.290 am (P-9909)		E	п	724.702 n (P-9909)	I I	am (	am	am	725.212 am (P-9737)	II W	E E	725.247 am (P-9737)	am	am	am.	726.120 am (P-9/31)	am a	am	am	am	m <sub>8</sub>	728 130 cm (P-9/86)	am a	am
TITLE 35 (CONT'D) 378 101 n (P-12753 88: A-1190)	n (P-12753/88;	378.103 n (P-12753/68; A-1190)	n (P-12753/88;	n (P-12753/88;	n (P-12753/88;	n (P-12753/88;	F .	378 A. D. 7 (P-12/33/66; A-1190)	C n (P-12753/88;	D n (P-12753/88;	n (P-12753/88;	am	am (P-255)	E E	æ	am	_	702 140 cm (P-9835)		<b>E</b>	am	ume .	702.185 am (F-9835)		<b>E</b>	ma !	703.184 am (F-9860)	ua u	am	mg .	<b>c</b>	702,200 n (F-9860)	==	<b>E</b>	E C	E	£	703.282 n (F-9860)	= E	. me	am	720.111 am (P-15327/88; A-362) (P-9661)	u a	721.105 am (P-15347/68; A-382)		E E	I am
TITLE 35 (CONT'D) 310,920 sm (P-9426)		(P-9426)	(P-18030/88; A-7351)	(P-18030/88; A-7351)			(P-18030/88; A-7351)	n (P-18030/88; A-/331)	(P-18030/88:			n (P-18030/88; A-7351)				(P-18030/88;	(P-18030/88;	n (F-18030/88; A-7331)		(P-18030/88;	n (P-18030/88; A-7351)	_	n (P-18030/88; A-7351)	(P-18030/88;	(P-18030/88;	(P-18030/88;	n (F-18030/88; A-7331)		n (P-18030/88; A-7351)		n (P-18030/88; A-7351)	n (F-18030/88; A-7331)	n (P-18030/88: A-7351)		n (P-18030/88; A-7351)	n (P-18030/88; A-7351)	n (P-18030/88; A-7351)	n (P-18030/88; A-7331)	n (F-10030/66; A-7331)			n (P-18030/88; A-7351)	_		n (F-18050/88; A-7551)	(P-18030/88;	

DEX THRU AUGUST 25, 1989	CONT	30 am (P-12/66)	5	HI	ma	mg	me	ma	340 am (P-12766)	360 am (P-12766)			10 n (E-582) (P-1323; A-12547)	THE SE	E	2 n (P-1756) (E-1886)	3 n (P-1756) (E-1886)	5 am (P-1756) (E-1886)	5 # (A-5669)	06 n (P-1756) (E-1886)	E	=	=	10 n (A-5669)	E	=	g g	E	E	1/0 n (A-3669)	= 1	= 6	: =	=	=	E	540 n (A-5669)	E	=	E :	=	990 n (A-3069)	= 6	= =	. =	=	E	=	*	E E	=	70.Tb. A n (A-5669)	Bn	10 am (E-1875; O-5807)
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	TILLES	450.930			_		_	) 450.1335		) 450.1360		) TITLE 41	0) 100.110				170.73			170.106				7) 170.410		_					170.490	170.500	170.510	170.520	170.530	170.530	170.540	170.550	170.560	170.570	170.580	085.071	000.071	170.010	170.630	170.640	170.650	170.660	170.670	170.670	170.700	1,071	1,071	180.10
VOL. 13, THRU ISSUE #34	CONT	350.40 n (P-12163)	um (	E E	400.130 am (P-1985; A-8927)	H	400.141 am (P-1985; A-8927)	400.142 am (P-1985; A-8927)	400,150 am (P-1985; A-8927)	400.440 am (P-1985; A-8927)	400.510 am (P-1985; A-8927)	400.615 am (P-1985; A-8927)	400.665 am (P-1985; A-8927)	400.675 r (P-1985; A-8927)	400.710 am (P-1985; A-8927)	400.1020 am (P-1985; A-8927)	400.1030 am (P-1985; A-8927)	ma	400.1110 am (P-1985; A-8927)	me		E8	E	me	E	am	ma	me	=	<b>.</b>	450.110 am (P-12/66)	<b>5</b>			. 5	am	450.270 am (P-12766)	Bern	m	Ę	E		450.450 am (F-12/00)		í	We was	E E	1	8	4	E	_	5	450.920 am (P-12766)
THRU AUGUST 25, 1989	ដ	(P-13468)	(F-13468)	(F-13468)	(P-13468)	(P-13468)	(P-13468)	(P-15828/88; A-7949)	(P-15828/88; A-7949)		(P-15828/88; A-7949)	(P-15828/88; A-7949)	(P-15828/88; A-7949)	(P-19834/88; A-13206)		(P-19834/88; A-13206)	(P-19834/88; A-13206)	(P-19834/88; A-13206)	(P-21000/88; A-13212)	(P-21000/88; A-13212)		(P-21000/88; A-13212)	8	(A-5945)	(A-5945)	(A-5945)	(A-5945)	(A-5945)	(A-3943)	(A-5945)	(A-5345)	(A-5045)	(check)		(P-14097/88; O-22485/88; R-966;	A-3793)	(P-14097/88; O-22485/88; R-966;	A-3793)	(P4107)	(P-14097/88; O-22485/88; R-966;	A-3793)	(P-14097/88; O-22485/88; R-966;	A-3/93)	(F-4107) (P-1400788: 0.32480/88: D-066:	A-3793) (P-4107)	(P-2889)	(P-2889)	(P-8737)	(F-8737)	(R-8737)	(P-8737)	(P-12163)	(P-12163)	(P-12163)
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	CONT	E	808.600 n	: c	=	=	=	=	849.102 n	849.103 n	849.104 n	849.105 n	849.106 n	855.103 am	855.203 am	855.204 am	855.205 am	855.207 sam	856.101 am	856.102 am	Ę	856.202 am		858.204 re	858.205 re	2	_		2		2 8	2 8		TTT 18 38	190.10 am		190.50 am		190.70 am	190.140 am		190.160 am		= {	-	and 10	: c	: 6	: =	= =	: =	=	: #	
VOL. 13, THRU ISSUE #34	CONTE	g	731.195 n (P-6861)	: =	<b>#</b>	E	731.202 n (P-6861)	731.203 n (P-6861)	731,204 n (P-6861)	731.205 n (P-6861)	731.206 n (P-6861)	731.207 n (P-6861)	731.208 n (P-6861)	E		<b>E</b>	731.900 r (P-2650)	731.900 r (P-6861)	731.901 r (P-2650)	731.901 r (P-6861)	=	808.101 n (P-13468)		808.111 n (P-13468)	808.121 n (P-13468)	=	Ħ	=	E :	808.242 n (F-1.3468)	= 6	= =		=			808.400 n (P-13468)	E	q	=	E	808.412 n (P-13468)	E 6	4 6	: =	=	=	: =		: =		808.541 n (P-13468)		808.543 n (P-13468)

THE PROPERTY OF THE PROPERTY O	CONT		540.640 am (F-2764)	i a	2000	2000	TITE!	arm	um 0	4400.25 n (P-44; A-7444)	An	: 6	=	E	. D n	am	\$040.590 r (P-4071)		TITILE 47	.,	= 1	am	am	1.85 n (P-5002)	1.100 am (P-5002)		E E	5008		: =	1 5	≓ s	E .	#	E	E .	ma	am	m	100.110 am (P-1930; A-10827) (P-4336;		ma	ETH.	am	am	120.115 n (P-8521/88; A-779)	120.115 am (P-4075)	am		,	: =	<b>4</b> s	1 5	4 6	= 6	=	TIME SO	201.20 am (P-2909)		
TOTAL	9		535.70 400 (F-2700) 535.100 cm (D 2765)	1170	***		mm	н	535.320 am (P-2766)	535,330 am (P-2766)	am	1170	TITE STATE	am	arn	am	535.510 am (P-2766)	535,520 am (P-2765)	mg	1	=	am	am	535.620 am (P-2766)	535.630 am (P-2766)	шв	am a		1	1 11	1100	ann	am	<b>1</b> =	am	am	п	<b>E</b>	#:	am	am	Buth	**	540.300 am (P-2764)	ы	540.320 am (P-2764)	m.		1	III G		TITE I		TITE I	540.530 am (F-2/04)	=			E SE	
	CONT	E :	530.200 # (F-2648)			E	am a	530.340 am (P-2648)	530.350 am (P-2648)	me		E STEE	m	am	530.520 am (P-2648)	530.530 am (P-2648)	530,540 n (P-2648)	o		EEE	am	530.630 am (P-2648)	\$30.640 am (P-2648)	530.650 am (P-2648)	BTD.	1					н	Ę	Æ	=	E .	*	æ	E	535.110 am (P-2766)	*	am	H	EE .	535.330 am (P-2766)	ma	535.350 am (P-2766)	E	-		1			333,340 n (F-2/00)	TIR.	535.610 am (F-2/66)	<b>E</b>	E E	235.040 am (F-2700)		E
VCE. 15, 11th C1550E #54	9			=	E-10/3; C-360/	n (F-1/34) (E-18/3)			r (P-2709)	m (0.2700)		_	n (P-2709)	n (P-2709)	# (P-2709)	am (P-2709)	_			# (P-2709)	am (P-2709)	r (P-2709)	am (P-2709)										am (P-2709)	n (P-2709)	am (P-2709)	em (P-2709)	am (P-2709)	am (P-2709)	am (P-2709)	sm (P-2709)	sm (P-2709)		0.2746)	246	(0-7/2-1)			n (F-2/46)	_		=	-	n (P-2648)	_		am (P-2048)				

Title 56 (CONTTO)   (P-5351) (F-4019)   (P-5351) (F-4019)   (P-5351) (F-4019)   (P-5351) (F-4019)   (P-5351) (F-4019)   (P-535808, A-3804)   (25.2.0 n (P-5351) (F-4019)   (P-535808, A-3804)   (25.2.0 n (P-5351) (F-4019)   (P-535808, A-3804)   (P-5351) (F-4019)   (P-535808, A-3804)   (P-5351) (P-4019)   (P-535808, A-3804)   (P-5351) (P-6019)   (P-5351) (P-5351)	CONTED	n (P-22295/88; A-5936)	(C111-2) (C1116-2)	(Coll 2) (Cill 3)			(C200-2) (C-10-1)	(F-1045) (E-0025)		n (F-7845) (E-8025)		sm (P-18087/88: A-3821)	_	n (P-8208)	E	c	n (P-13377)	E	#	n (P-13377)	<b>s</b>	=	n (F-133//)	F 6	==	<b>E</b>	£	n (P-13377)	= =	d	F	n (P-13377)	= =	. =	=	E	E	=	E	n (P-13377)	E :	n (F-13377)	SI 1	n (F-133//)	= =	= =	= =	= =	=	5 n (P-13377)
TITLE 59 (CONT.D)   TITLE 56 (CONT.D)   2011.60   To 71355888 A-3804)   2025.20   To 7255288 A-3804)   2025.20   To 72552888 A-3804)   2025.20   To 72525888 A-3804)   2025.20   To 72525888 A-3804)   2025.20   To 7252588 A-3804)   2025.20   To 7252588 A-3804)   2025.20   To 725258 A-3804)   2025.20   To 72526 A-3804)   2025.20   To 7252728   To 7252729   T	TITLE S6 (CONT'D)	2920.68	29.00.76	0000000	2000 106	2900.100	6000.10	0000.280	6000.310	6000.320	02 2 1344	106.15	112.10	112.20	112.30	119.100	119.105	119.115	119.120	119.125	119.130	119.135	119.140	119.200	119.210	119.215	119.220	119.225	110 235	119.300	119.305	119.310	119.320	119.325	119.330	119.335	119.340	119.345	119.350	119.355	119.360	119.365	375 011	119.373	110 385	119.390	305 011	119.500	119.700	119.705
TITLE \$1 (CONTIN)	a	(P-3513) (E-4019)	(F-5515) (E-4019)	(F-5015) (E-4015)	(F-3313) (E-4019)	(F-1323 1/86; O-22484/86; R-903;	A-193)	(P-1525//86; O-22482/86; R-905;	A-793)	(P-15257/88; O-22482/88; K-965;	A-193)	A 705)	(P-15257/88; O-22482/88; R-965;	A-795)	(P-15257/88; O-22482/88; R-965;	A-795)	(P-5362; W-11960) (P-11139)	(P-5362; W-11960) (P-11139)	(E-11890)	(P-5362; W-11960) (P-11139)	(E-11890)	(P-5344; W-11959) (P-11120)	(E-11872)	(F-5344; W-11939) (F-11120)	(F-118/2) (P-5344; W-11959) (P-11120)	(E-11872)	(P-5344; W-11959) (P-11120)	(E-11872)	(F-5544; W-11959) (F-11120)	(E-11872)	(P-12748)	(P-1945; A-8864)	(F-152) (P-4375: W-11961) (P-11155)	(F.11911)	(P-11155) (B-11911)	(P-5375; W-11961) (P-11155)	(P-5375; W-11961) (P-11155)	(P-5375; W-11961) (P-11155)	(E-11911)	(P-5375; W-11961) (P-11155)	(E-11911)	(P-5375; W-11961) (P-11155)	(E-11911)	(P-5375; W-11961) (P-11155)	_	_	-	_	_	(P-2229: A-11502)
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(88: A-2051) (88: C-17456/88: A-1204) (88: C-17450/88: C-3471) (88: A-250) (C-386: O-3471) (88: A-3804) (88: A-3804)	E 50 (CO)			-		11.Ap. C	12.10	12.20	12.30 n	12.40 n	05.21	12.70	12.80 n	12.90 n	-			12.Ex. B n	12.Ex. C n	02.10 r	02.20 r								⋖	E 56				50.320	50.330	50.340 m	50.350 m	50.360 n	50.370 m	50.380 n	50.400 n	50.410 n					•			
		_										A-2051)														_	_	_	_	_						A-8520) (E-586)	A-8520) (E-586; O-3471)	A-8520) (E-586)	A-8520) (E-586; O-3471)			-					_			
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ILLINOIS REGISTER SECTIONS AFFECTED INDEX	9	330.175 81	330.180 au	330.200	330.210 a	330.220 m	330.230 80	330.250	330.260 R	330.270 a	330.272	330.276	330.277 n	330.278 B	330.280 a	330.284 a	330.286	330.288 в	330.290 a	330.300 a	330.320 a	330,330 a	330,340 a	330.510 a	330.720 a	330.730 a	330.740 a	330.750 a	330.765 n	330.770 at	330.780 8	330.913 n	330.916 n	330.920 a	330.1110	330.1120 a	330.1130	330.1135 n	330.1310 а	330.1320 a	330.1330	330.1510 at	330.1530 at	330.1710 a	330.1720 a
	D 00 31222,000, A 4604)		(P-21333/88; A-4684)				(F-21333/86; A-4684)		(P-21333/88; A-4684)		(F-21333/88; A-4684)				(F-21333/88; A-4684) (P-21333/88: A-4684)				(P-21333/88; A-4684)	(F-21333/88; A-4684)				(F-21333/88; A-4684) (P-21333/88: A-4684)				(P-21333/88; A-4684)			(P-21333/88; A-4684)			(P-21333/88; A-4684)				(P-21333/88; A-4684)				(P-21893/88; A-6562)			(P-21893/88; A-6562)
VOL. 13, THRU ISSUE #34	TITLE 77 (CONT.D)	i ii	300.2430 am (	# W	am			i ii	am	arm	300.2860 am (	# ##	am	am	300.2910 am	am	aru	ms		um a	am	am	am	300.3080 am (	am.	am	arm	300.3130 am (	1 E	BCD	_	am a	am		E E	arm	am	300.3320 am (	E E	am	ma	_		i ii	m
THRU AUGUST 25, 1989															*																														
THRU AUG		(P-21333/66; (P-13581/88;		(P-21333/88;		(P-8347)	(P-8347)	_	_	(P-21333/88;	n (P-21333/88; A-4684) n (P-21333/88; A-4684)	(P-21333/88;	(P-21333/88;	(P-21333/88;	n (P-13581/88; A-5134)	_	(P-21333/88;	n (P-21333/88; A-4684)	(P-21333/88;	(P-21333/88;	n (P-21333/88; A-4684) n (P-21333/88; A-4684)	(P-21333/88;	(P-21333/88;	n (P-21333/88; A-4684)	(P-21333/88;	(P-21333/88;	(P-21333/88;	(P-21333/88;	n (P-21333/88; A-4684) n (P-21333/88: A-4684)	(P-21333/88;	(P-21333/88;	n (P-21333/88; A-4684) n (D-21333/88; A-4684)	(P-21333/88;	_	n (P-21333/88; A-4684)	(P-21333/88;	(P-21333/88;	n (P-21333/88; A-4684)	(P-21333/88:	(P-21333/88;		-	n (P-21333/88; A-4684) n (P-21333/88: A-4684)		
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	3	070.000		300.650 am		300.660 r	300.000 n	300.670 am	300.680 am		300,810 am				300.1020 am			300.1050 am		_	300.1240 am	_	300.1420 am	300.1430 am	300.1620 am	_	300.1640 am	_	300.1810 am	-	300.1840 am	300.1850 am	_		300.2010 am	300.2030 sm	_	300.2050 am	300.2006 am	_			300.2110 am		
SECTIONS A		A-4681)	A-4681)	A-4681)	A-4681)	A-4681)					.13232)		A-13232)	A-13232)	A-13232)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684) A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684) A-4684)	A-4684)	A-4684)	A-4684) A 4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)	A-4684)
VOL. 13, THRU ISSUE #34		r (P-17673/88; A-		r (P-17673/88; A-	r (P-17673/88; A-	(P-17673/88;	am (P-10028)	am (P-10007)	am (P-10007)		am (P-19892/88; A-13232)		(P-19892/88;	(P-19892/88;	am (P-19892/88; A.	(P-21333/88:	(P-21333/88;	(P-21333/88;	(P-21333/88;	(P-21333/88;	am (P-21333/88; A. am (P-21333/88: A.	(P-21333/88;	(P-21333/88;	(P-21333/88;		(P-21333/88;		(P-21333/88;	am (P-21333/88; A.	(P-21333/88;		am (P-21333/88; A	(P-21333/88;	-	(P-21333/88;		(P-21333/88;	(P-21333/88;		(P-21333/88;	(P-21333/88;	(P-21333/88;	(P-21333/88;		(P-21333/88;
VOL. 13, TF	TITLE 77 (CONT'D	200.1002	200.1004	200.1005	200.1007	200.1008	240.20	245.30	245.50	250.150	250.310	250.330	250.1830	250.1850	250.1860	300.110	300.120	300.130	300.140	300.150	300.165	300.170	300.175	300.180	300.200	300.210	300.220	300.230	300.240	300.260	300.270	300.272	300.276	300.277	300.278	300.282	300.284	300.286	300.288	300.300	300.310	300.320	300.330	300.510	300,610

(P-21893/88, A-6562)

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SECTIONS AFFECTED INDEX THRU AUGUST 25, 1989	CONT.D	am (P-21621/88;	350 1450 00 31531 08: 4 5040)	- C - C 1 C 1 / 66,	(B 21621/00)	TI (F-21021/88)	am (F-21021/68;	am (P-21621/88;	am (P-21621/88;	350.1660 am (P-21621/88; A-6040)	350.1670 am (P-21621/88; A-6040)	350.1680 am (P-21621/88: A-6040)		350.1810 am (P-21621/88; A-6040)	350.1820 am (P-21621/88: A-6040)	am (P-21621/88	(D-21621/89.	am (P.21021/86)	(F-21021/00,	(r-21021/66,	(r-21021/00)	mm (F-21021/66;	m (F-21021/86;	350 1010 am (F-21021/66; A-0040)	em (P-21621/88,	am (P.21621/88)	am (P-21621/88;	am (P-21621/88:	um (P-21621/88;	am (P-21621/88;	Ħ	am (P-21621/88;	am (P-21621/88;	am (P-21621/88;	am (P-21621/88;	am (P-21621/88;	am (P-21621/88;	um (F-21021/86;	am (P-21621/88;	am (P-21621/88;	im (P-21021/88;	am (P-21621/88;	am (P-21621/88;	am (P-21621/88;	am (P-21621/88;	350.2730 am (P-21621/88; A-6040)	350.2740 am (P-21621/88; A-6040)		am (P-21621/88;	350.2930 am (P-21621/88; A-6040)	am (P-21621/88:	am (P-21621/88;	am (P-21621/88:	am (P-21621/88	em (P-21621/88-	T - 1101/08,	000000
VOE, 15, TRKO 1550CE #54 SECTIONS AF	CONT.DI	(P-21621/88;	350 230 ann (F-21021/66; A-6040)	am (P.21621/88)	CD 21621/88	00100100	MIII (F-21021/66;	sm (P-21621/88;	am (P-21621/88;	am (P-21621/88;	350.274 am (P-21621/88; A-6040)	350.276 am (P-21621/88; A-6040)	350.277 n (P-21621/88; A-6040)	350.278 am (P-21621/88; A-6040)	350.280 am (P-21621/88: A-6040)	am (P-21621/88:	- m (P-21621/88	om (P-21621/88.	m (0.21621/88,	m (P 21621/88,	om (P-21021/88,	min (F-21021/06;	Min (F-21021/66;	em (D-21621/88)	am (P-21621/88.	am (P-21621/88:	am (P-21621/88:	am (P-21621/88;	am (P-21621/88;	am (P-21621/88;	am (P-21621/88;	am (P-21621/88;	am (P-21621/88;	F	<b>H</b>	350.680 n (P-8293)	n (F-6293)	mm (r-21021/06;	am (P-21021/88;	am (P-21621/88;	am (P-21021/68;	am (P-21621/88;	am (P-21621/88;	arm (P-21621/88;	am (P-21621/88;	350.1040 am (P-21621/88; A-6040)	350.1050 am (P-21621/88; A-6040)		am (P-21621/88;		sm (P-21621/88:	n (P-21621/88;	m (P-21621/88:	mm (P-21621/88-	em (P.21621/88)		
SECTIONS ATTECHED HADEA	CONT'DI	330.3360 am (F-21893/68; A-6562)	arn (P.21803/88.	am (P.21803/88-	am /D 21803/89.	C 21002/00	MIII (F-21692/00;	am (P-21893/88;	am (P-21893/88;	330.3610 am (P-21893/88; A-6562)	330.3620 am (P-21893/88; A-6562)	330,3630 am (P-21893/88; A-6562)		330,3650 am (P-21893/88; A-6562)		mm (P-21893/88-	(D 21803/89.	(0.21072/06,	(F-21075/06; A	(F-21693/66,	aun (r-21693/66;	(F-21093/66;	am (P-21893/88;	(P-21893/88;		am (P-21803/86,	mm (P-21893/88;	am (P-21893/88:	em (P-21893/88;	am (P-21893/88;	am (P-21893/88;	am (P-21893/88;	am (P-21893/88;	am (P-21893/88;	m (P-21893/88;	(P-21893/88;		(F-21093/66;	(P-21093/66;	mm (F-21693/66;	min (r-21093/00;	am (P-21693/66;	(F-21095/66;	am (P-21893/88;	am (P-21893/88;	mm (P-21893/88;	am (P-21621/88;	am (P-21621/88;	am (P-21621/88;	350.140 sm (P-21621/88; A-6040)	350.150 am (P-21621/88; A-6040)	am (P-21621/88;	am (P-21621/88;	am (P-21621/88:	am (P-21621/88;	C 21421,68	
	CONT.D	330.1130 am (F-21693/66; A-6362) 330.1740 am (P-21803/88: A-6563)	am (P-21893/88:	am (P-21893/88:	am (P-21893/88-	om (D 21903/69.	00/00/00	m (r-21693/66;	MI (F-21893/88;	am (P-21893/88;	330.1950 am (P-21893/88; A-6562)	330.1960 am (P-21893/88; A-6562)	330.1970 am (P-21893/88; A-6562)	330.1980 am (P-21893/88; A-6562)	330.1990 am (P-21893/88; A-6562)	(P-21893/88:		am (P-21893/88:	m (P.21803/88-	mm (P-21803/88-	om (D.21903/89.	m (1-21692/66,	am (P-2.169.3/66),	am (P-21803/88)	am (P-21893/88-	am (P-21893/88:	am (P-21893/88;	am (P-21893/88;	am (P-21893/88;	330.2850 am (P-21893/88; A-6562)	am (P-21893/88;	am (P-21893/88;	am (P-21893/88;	330.2890 am (P-21893/88; A-6362)	MIII (F-21093/06)	am (P-21893/86;	mm (P-21893/88-	m (P-21893/88-	om (P-21803/89.	am (P.21893/88,	om (D 21803/89.	am (D 21803/89,	O 21602/66,	un (r-21693/66;	um (P-21893/88;	am (P-21893/88;	am (P-21893/88;	am (P-21893/88;	am (P-21893/88;	am (P-21893/88;	330.3160 am (P-21893/88; A-6562)	am (P-21893/88;	330.3180 am (P-21893/88; A-6562)	330.3320 am (P-21893/88; A-6562)	(P-21893/88;	mm (P.21803/88-	THE PERSON NAMED IN COLUMN 1

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ILLINOIS REGISTER SECTIONS AFFECTED INDEX THRU AUGUST 25, 1989	TITLE 77 (CONTT) 75.44 n (P-7272/88; A-2517) 725.45 r (P-7265/88; A-2517) 725.50 r (P-7265/88; A-2517) 725.50 r (P-7265/88; A-2517) 725.60 r (P-7265/88; A-2517) 725.61 r (P-7265/88; A-2517) 725.62 r (P-7265/88; A-2517) 725.70 n (P-7265/88; A-2517) 725.70 n (P-7265/88; A-2517) 725.70 n (P-7265/88; A-2517) 725.71 n (P-7265/88; A-2517) 725.72 n (P-7265/88; A-2517) 725.73 n (P-7265/88; A-2517) 725.74 n (P-7265/88; A-2517) 725.75 n (P-7265/88; A-2517) 725.75 n (P-7265/88; A-2517) 725.76 n (P-6888) 720.180 n (P-6888) 720.181 n (P-6888) 720.182 n (P-6888) 720.183 n (P-6888) 720.184 n (P-6888) 720.185 n (P-6888) 720.186	tc - TWO
VOL. 13, THRU ISSUE #34 SECTIONS	665.Ap. A an (P-19984/88; A-11565) 665.Ap. A am (P-8840) 694.10 n (P-5491) 694.20 n (P-5491) 697.30 am (P-21043/88; A-11544) 697.10 am (P-21043/88; A-11544) 697.110 am (P-21043/88; A-11544) 697.120 am (P-21043/88; A-11544) 697.140 am (P-21043/88; A-11544) 698.20 n (P-7194) 698.30 n (P-7194) 698.30 n (P-7194) 698.40 n (P-7194) 698.50 n (P-7194) 698.60 n (P-7194) 698.60 n (P-7194) 698.70 n (P-7194) 710.20 am (P-6913) 710.20 am (P-	
SECTIONS AFFECTED INDEX THRU AUGUST 25, 1989	G35.49 n (P-5505) G35.49 n (P-5505) G35.49 L n (P-5505) G35.49 C n (P-5505) G40.10 n (P-1243) G40.20 r (P-1243) G40.20 r (P-1243) G40.20 r (P-1243) G40.20 r (P-1243) G40.30 n (P-1243) G40.40 r	261 - 35
VOL. 13, THRU ISSUE #34	615.110 am (P-10137) 615.140 am (P-10137) 615.140 am (P-10137) 615.150 am (P-10137) 615.210 am (P-10137) 615.230 am (P-10137) 615.240 am (P-10137) 630.20 am (P-10060) 630.20 am (P-10060) 630.20 am (P-10060) 630.10 am (P-2005) 635.20 am (P-2005) 635.30 am (P-2005) 635.30 am (P-2005) 635.30 am (P-2005) 635.31 am (P-2005) 635.110 am (P-2005)	

	THRU AUGUST 25, 1989	
ILLINOIS REGISTER	SECTIONS AFFECTED INDEX	
	VOL. 13, THRU ISSUE #34	

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am (P-1592)68; A-850 (P-12942)  am (P-1529)68; A-850 (P-1294)  am (P-1529)68; A-856 (P-1299)  am (P-1294)68; A-856 (P-1299)  am (P-1294)68; A-856 (P-12942)  am (P-1295)68; A-856 (P-12942)  am (P-1642)68; A-856 (P-12942)  am (P-1642)68; A-856 (P-12942)  am (P-1299)68; A-856 (P-12942)  am (P-12942) (P-12990)  am (P-12942) (P-1			790.1697 790.1700 790.1706		(P-3015; A-11717) (E-3108) (P-3015; A-11717) (E-3108) (P-3015; A-11717) (E-3108) (P-3015; A-11717) (E-3108)	
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m (P-1025/08; A-856)  m (P-10290)  m (P-1042/88; A-856)  m (P-10291)  m (P-1052/88; A-856)  m (P-10291/88; P-10290)  m (P-10291/88; P-10402/88; A-856)  m (P-102901/88; P-10402/88; A-856)  m (P-1					(E-12990)	
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m (P-12942) (E-12940) 790.2465 n 790.2465 n 790.2465 n 790.2467 n				<b>5 5</b>	(P-16425/88; A-856) (P-16425/88: A-856)	
m (F-1299/108; A-856) (F-12942) 790,2455 n n (F-13990) m (P-16425/88; A-856) 790,2470 m n (P-16425/88; A-856) 790,2470 m n (P-16425/88; A-856) 790,2540 m n (P-16425/88; A-856) 790,2540 m n (P-16425/88; A-856) 790,2563 n n (P-16425/88; A-856) 790,2563 n n (P-16425/88; A-856) 790,2563 n n (P-16425/88; A-856) 790,2605 m n (P-16425/88; A-856) 790,2613 m n (P-12942) (E-12990) 790,2618 m n (P-12942) (E-12990) 790,2618 m n (P-12942) (E-12990) 790,2663 m n n (P-12942) (E-12990) 790,2663 m n n (P-12942) (E-12990) 790,2663 m n n n (P-12942) (E-12990) 790,2663 m n n n (P-12942) (E-12990) 790,2663 m n n n n n n n n n n n n n n n n n n				15	(P-16425/88; A-856)	
n (P-16425/88, A-856) n (P-16425/88, A-856) am (P-3015; A-11717) (E-3108) n (P-16425/88, A-856) n (P-12942) (E-12990) n (P-12942) (E			_	= =	(P-12942) (E-12990) (P-12942) (E-12990)	
m (P-16422/88; A-856) am (P-3015; A-11717) (E-3108) n (P-16425/88; A-856) n (P-1242) (E-12990) n (P-12942) (E-			_	E	(P-12991/88; P-16425/88; A-856)	
am (P-3015; A-11717) (E-3108) 790.2540 am (P-16425/88; A-856) 790.2580 am (P-16425/88; A-856) 790.2563 n (P-16425/88; A-856) 790.2603 n (P-16425/88; A-856) 790.2603 n (P-16425/88; A-856) 790.2613 am (P-16425/88; A-856) (P-3015; A-11717) (E-3108) am (P-16425/88; A-856) (P-3015; A-11717) (E-3108) am (P-12942) (E-12990) 790.2613 am am (P-12942) (E-12990) 790.2614 am am (P-12942) (E-12990) 790.2618 am (P-12942) (E-12990) 790.2663 am (P-12942) (E-12990) 790.2700 am (P-16425/88; A-856) 790.2700 am (P-16425/88; A-856) 790.2700 am (P-16425/88; A-856) 790.2700 am (P-16425/88; A-856) (P-3015; A-11717) (E-3108) 790.2700 am (P-16425/88; A-856) (P-3015; A-11717) (E-3108) 790.3730 am (P-12941/88; A-856) (P-3015; A-11717) (E-3108) 790.3730 am (P-12941/88; A-856) (P-3015; A-11717) (E-3108) 790.3730 am (P-131717) (E-13108) 790.3730 am (P-131717) (E-129108)		_			(P-3015; A-11717) (E-3108) (P-12942) (E-12990)	
n (P-16425/88; A-856) n (P-12942) (E-12990)	_	_		E	(P-16425/88; A-856)	
m. (P-16425/88; A-856) m. (P-16426/88; A-856) m. (P-12942) (E-12990)				E	(P-16425/88; A-856) (P-12942)	
m (P-16425/88; A-856) mm (P-16425/88; A-856) mm (P-16425/88; A-856) mm (P-16425/88; A-856) (P-3015; mm (P-12942) (E-12990) mm (P-12942) (		_		_	(F-12320) (P-3015; A-11717) (E-3108)	
am (P-10515; A-11717) (E-3108) am (P-10425/88; A-856) (P-3015;  A-11717) (E-3108)  am (P-10425/88; A-856)  am (P-12942) (E-12990)  n (P-12942) (E-12990)  m (P-10425/88; A-856)  m (P-12991/88; P-16425/88; A-856)  m (P-12991/88; P-16425/88; A-856)  m (P-12942) (E-12990)  m (P-16425/88; A-856)  m (P-11717) (E-3108)		-		Ē	(P-12991/88; P-16425/88; A-856)	
am (P-16425/88; A-856) (P-3015; 790.2613 am A-11717) (E-3108) 790.2614 am am (P-16425/88; A-856) 790.2614 am am (P-12942) (E-12990) 790.2617 am am (P-12942) (E-12990) 790.2618 am am (P-12942) (E-12990) 790.2669 am (P-12942) (E-12990) 790.2669 am am (P-16425/88; A-856) 790.2663 am am (P-16425/88; A-856) 790.2663 am (P-16425/88; A-856) 790.2663 am am (P-16425/88; A-856) 790.2700 am am (P-16425/88; A-856) (P-3015; P-17177) (E-3108) 790.2700 am am am (P-16425/88; A-856) (P-3015; P-17177) (E-3108) 790.2700 am am am (P-16425/88; A-856) (P-3015; P-17177) (E-3108) 790.2700 am am am (P-16425/88; A-856) (P-3015; P-17177) (E-3108) 790.2700 am					(F-3015; A-11717) (E-3108) (P-12942) (E-12990)	
am (P-1642/88; A-856)  am (P-12942) (E-12990)  n (P-12991) (P-12990)  n (P-12991) (P-12990)  n (P-12991) (P-12990)  n (P-12991) (P-12990)  n (P-12991) (P-12991) (P-12990)  am (P-16425/88; A-856) (P-12990)  m (P-16425/88; A-856) (P-12990) (P-12942) (P-12990)  m (P-16425/88; A-856) (P-12990) (P-12942) (P-12990)		_		E	(P-16425/88; A-856) (P-12942)	
am (P-12942) (E-12990)  nm (P-12942) (E-12990)  nm (P-12942) (E-12990)  nm (P-12942) (E-12990)  nm (P-16425/88; A-856) (P-12942)  nm (P-16425/88; A-856)  mm (P-11717) (E-3108)				- E	(E-12990) (P-12942) (E-12990)	
am (P-12942) (E-12990)  n (P-12942) (E-12990)  n (P-12942) (E-12990)  n (P-14942) (E-12990)  n (P-16425/88; A-856) (P-12942)  m (P-16425/88; A-856)  m (P-11717) (E-3108)				Ē	(P-16425/88; A-856) (P-3015;	
m (P-15942) (E-12990) n (P-16425/88; A-856) (P-12942) n (P-16425/88; A-856) m (P-16425/88; A-856) (P-3015; m (P-1717) (E-3108) m (P-1717) (E-3108)					A-11717) (E-3108)	
n (P-16425/88; A-856) (P-12942) 790.2660 am (P-12990) 790.2663 am n (P-16425/88; A-856) 790.2668 am n (P-16425/88; A-856) 790.2668 am m (P-16425/88; A-856) 790.2672 am (P-16425/88; A-856) (P-3015; 790.2730 am A-11717) (E-3108) 790.2730 am		_		_	(F-12991/86; F-1042/86; A-836) (P-3015; A-11717) (E-3108)	
mr (P-1642/88; A-856) n (P-12991/88; P-1642/88; A-856) n (P-1642/88; A-856) mr (P-1642/88; A-856) mr (P-1642/88; A-856) mr (P-1942) (E-19290) mr (P-1642/88; A-856) (P-3015; de (P-1717) (E-3108) mr (P-1642/88; A-856) (P-3015; de (P-1717) (E-3108) mr (P-1642/88; A-856) (P-3015; de (P-1717) (E-3108)		_		_	(P-12942) (E-12990)	
n (P-12991/88; P-16425/88; A-856) 790.2668 am n (P-16425/88; A-856) 790.2672 am am (P-2042) (E-12990) 790.2672 am (P-12942) (E-12990) 790.2730 am am (P-16425/88; A-856) (P-3015; 790.3730 am					(P-3015; A-11717) (E-3108)	
n (P-16422/88; A-856) am (P-2042) (B-12990) (P-12942) (B-12990) am (P-16425/88; A-856) (P-3015; A-11717) (E-3108)		_		_	(P-3015; A-11717) (E-3108)	
(P-12942) (B-12990) 790.2700 am (P-16425/88; A-856) (P-3015; 790.3730 am A-11717) (B-3108)					(P-12942) (E-12990)	
am (P-16425/88; A-856) (P-3015; 790.3730 am A-11717) (E-3108)		_			(P-3015; A-11717; C-12909)	
		-		_	(P-12942) (E-12990)	

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TITLE 77 (CONT'D)	Z.L.	ส	TITLE 77 (CONT'D)	S	a
790.3740	m	(P-12942) (E-12990)	790.5180	E	(P-16425/88; A-856)
790.3900	E S	(P-16425/88; A-856)	790.5220		(P-12991/88; A-856) (P-3015;
/90.390/	Ē	(F-12991/88; A-836) (F-12942)	200 6300	-	A-11717) (E-3108)
700 3010	8	(E-12990) (P-17001/88: D-16475/88: A-956)	0055.06/	E	(r-1042/86; A-636) (r-12942)
790,3910	. 6	(P-3015; A-11717) (E-3108)	790.5312	mg	(E-12991/88: A-856) (P-3015:
790.3940	E S	(P-3015; A-11717) (E-3108)		i	A-11717) (E-3108) (P-12942)
790.3945	E	(P-16425/88; A-856) (P-12942)			(E-12990)
		(E-12990)	790.5320	E	(P-12942) (E-12990)
790.4012	E E	(P-16425/88; A-856) (P-3015;	790.5380	E	(P-12942) (E-12990)
700 4040		A-11/1/) (E-5106) (D 16405/09: A 950) (D 2016)	190.3420	E	(F-16422/88; A-836) (F-3013;
130.4040		(F-10422/86; A-636) (F-3013;	700 6402	- 1	A-11/1/) (E-3108)
		7-11/1/) (E-3100) (F-12942)	790.3463	Ē	(F-12991/86; F-1042/88; A-536)
790,4060	8	(P.16425/88: A-856)			(F-5015), A-11/17) (E-5106) (P-1942) (F-1960)
790.4100	E	(P-12991/88; P-16425/88; A-856)	790.5520	=	(P-16425/88: A-856)
		(P-3015: A-11717) (E-3108)	790.5530	. 5	(P-16425/88: A-856)
		(P-12942) (E-12990)	790.5540	E S	(P-16425/88: A-856) (P-3015:
790.4140	E	(P-12942) (E-12990)			A-11717) (E-3108) (P-12942)
790.4220	E	(P-16425/88; A-856)			(E-12990)
790.4260	E	(P-12942) (E-12990)	790.5544	m	(P-12991/88; P-16425/88; A-856)
790.4300	E	(P-3015; A-11717) (E-3108)			(P-3015: A-11717) (E-3108)
790,4340	EE.	(P-12942) (E-12990)			(P-12942) (E-12990)
790.4380	E C	(P-12942) (E-12990)	790,5555	-	(P-12942) (F-12990)
790 4396	1	(P-17991/88: P-16475/88: A-856)	0955 002	: 6	(P.16475/89: A.856)
700 4308		(P.17001/89: D.16475/89: A 956)	700 5620	. !	(1-10-10)(0, p-0.0) (D 1000100, D 16405/00, A 956)
000000		(P-3015: A-11717) (F-3108)	0700-061	i	(F-12221/00; F-1042/00; A-030)
		(L. 1962) (E. 1966)			(F-5015, A-11/17) (E-5106)
700 4420		(F-12942) (E-12990)	700 6640	1	(F-12942) (E-12990)
790.4430		(F-12342) (E-12330) (D-16435/88: A 956)	700 5660	= 1	(F-12991/86; A-636) (B-2016: A-11717) (E-2108)
700 4460	3 8	(1-10-2)(00, 0-000) (D-16405/09: A-956)	700 5740	1	(F-5015, A-11/17) (F-5108)
700 4540		(B-1042)/66, A-650)	0915.001	1	(F-12342) (E-12390) (B 3015: A 11717) (E 3108)
700.4580		(F-2012), G-11(11) (G-2109)	20075.007	1	(F-3013, A-11/17) (E-3106)
700 4620		(F-10422/06; A-930)	7615.061		(F-12991/86; F-1042:/86; A-636)
700 4660	1	(1-1042)(00), A-030) (D 16425/00: A 954) (D 2015.	300 5 000		(F-12342) (E-12390)
170,4000	3	(r-10422)66, A-630) (r-3013;	200,000	=	(F-1042J/86; A-630)
		A-11/1/) (E-3108) (F-12/942)	/000000/	Ē	(F-1042)/86; A-836) (F-3013;
200 4670	1	(E-12370)	0000	1	A-11/1/) (E-3108)
190.4010		(F-12991/66; A-636) (F-3013;	700,5020	<b>E</b>	(F-12991/66; F-1042/66; A-536)
		A-11/1/) (E-3106) (F-12942)	0000000		(F-12991/86; F-1042/86; A-530)
700 4600	1	(E-12990)	3003 002	į	(F-12942) (E-12990)
/20.4090		(F-12991/86), A-636) (F-12942)	700 6033		(F-12942) (E-12990)
700 4730	1	(E-12390)	700.3037	= 1	(F-12991/06; A-030)
190.4120	Ē	(F-12991/66; F-10423/66; A-630)	700 5072	<b>E</b> !	(F-1042)/86; A-536)
0474 005	1	400.	7190:061	Ē	(F-10422/66; A-636)
190.4740	Ē	(F-12991/66; F-16423/66; A-636)	700 4002	-	(F-12942) (E-12990) (B 14426/08: 4-964)
		(F-5015), A-11/11) (E-5106)	700 4000		(F-1042)/86; A-636) (D-16426/88; A-656) (D-13042)
700 4820	8	(P-16425/88: A-856)	POCC: DC I	ā	(F-12940)
790.4900	1	(F-12942) (F-12990)	700 5024	Ē	(P-12991/88: A-856) (P-3015:
790.4960	,	(P-16425/88: A-856)			A-11717) (E-3108)
790.4963	=	(P-12942) (E-12990)	790.5940	Ę	(P-12991/88: P-16425/88: A-856)
790.4965	=	(P-12942) (E-12990)			(P-3015; A-11717) (E-3108)
790.5020	E	(P-12942) (E-12990)			(P-12942) (E-12990)
790.5060	E	(P-16425/88; A-856)	790.5980	ET.	(P-16425/88; A-856)
790.5140	Ħ	(P-12991/88; P-16425/88; A-856)	790.5992	E	(P-3015; A-11717) (E-3108)
		(P-3015; A-11717) (E-3108)			(P-12942) (E-12990)
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TITLE 77 (CONT'D)

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TITLE 77 (CONTIN)	NTA	ê	TITLE 77 (CONT'D)	L	6	TITLE 77 (CONT'D)	O	a
790.6140	ē	(P-16425/88; A-856)	790.7140	æ	(P-16425/88; A-856) (P-12942)	790.9020	ma,	
790.6180	m	(P-3015; A-11717) (E-3108)			(E-12990)	, ,		A-11/17) (E-3108)
790.6260	am	(P-16425/88; A-856) (P-3015;	790.7180	am	(P-16425/88; A-856)	790.9035	am	(P-12942) (E-12990)
		A-11717) (E-3108)	790.7181	E	(P-16425/88; A-856)	790.9045	am	(P-12942) (E-12990)
790.6275	am	(P-12991/88; P-16425/88; A-856)	790.7223	am	(P-3015; A-11717) (E-3108)	790.9048	E	(P-12942) (E-12990)
		(P-3015; A-11717) (E-3108)			(P-12942) (E-12990)	790.9060	am	(P-12991/88; P-16425/88
790.6280	E	(P-16425/88; A-856)	790.7260	BTT.	(P-16425/88; A-856)			(P-3015; A-11717) (E-31
790.6284	am	(P-16425/88; A-856) (P-12942)	790.7265	E	(P-16425/88; A-856)	790.9084	am	(P-12991/88; A-856) (P-3
		(E-12990)	790.7265	am	(P-12942) (E-12990)			A-11717) (E-3108) (P-12
790.6370	am	(P-12991/88; A-856) (P-3015;	790.7280	H	(P-16425/88; A-856) (P-3015;			(E-12990)
		A-11717) (E-3108) (P-12942)			A-11717) (E-3108)	790.9100	am	(P-3015; A-11717) (E-31
		(E-12990)	790.7288	E	(P-16425/88; A-856)			(P-12942) (E-12990)
790.6375	=	(P-16425/88; A-856)	790.7288	mg	(P-3015; A-11717) (E-3108)	790.9140	am	(P-12991/88; A-856) (P-3
700 6435		(P-12942) (F-12990) (P-12942)	790.7291	E	(P-12942) (E-12990)			A-11717) (E-3108) (P-12
000000	i	(F-12900)	790.7296		(P-12942) (E-12990)			(E-12990)
700 6445	0.00	(D-14425/88: A-856)	790.7400	E	(P-12991/88; A-856) (P-3015;	790.9180	THE CHARLE	(P-12942) (E-12990)
700 6450		(D-16425/88: A-856) (D-3015:			A-11717) (E-3108) (P-12942)	790.9220	am	(P-3015; A-11717) (E-31
000000	ä	A-11717) (F-2108) (P-12942)			(E-12990)	790.9320	Rm	(P-3015; A-11717) (E-31
		(E-12000)	790.7420	am	(P-12942) (E-12990)			(P-12942) (E-12990)
700 6460	-	(D-1272) (D-1272) (D-1704)	790 7500	E E	(P-3015) (E-3108)	790.9420	arm	(P-12942) (E-12990)
70.047	ä	(F:10423)do, 6-030) (F-12742)	790 7540	E E	(P-12991/88: P-16425/88: A-856)	790.9380	am	(P-3015; A-11717) (E-31
200 6464	-	(D-123-0)		į	(P-16425/88: A-856) (A-11717)	790.9475	am	
790.0454	=	(F-10423/66; A-636)			(F-1042) (R-1090)	790.9486	am	
790.0434	EE	(F-12942) (E-12990)	700 7660		(B-12942) (E-12990)			(P-3015: A-11717) (E-31
/90.6436	E	(F-12991/86; F-10423/86; A-630)	70077007	1	(1-12-42) (2-12) (D-10)			(P-12942) (E-12990)
		(P-3015; A-11/1/) (E-3108)	130.1100	E R	(F-1042)(60, A-630) (F-2012)	790.9500	STD.	(P-12991/88: P-16425/88
		(P-12942) (E-12990)			A-11/1/) (E-3106) (F-12942)			(P-12942) (F-12990)
790.6540	am	(P-16425/88; A-856)	000		(E-12990)	790.9530	mg	(P-12991/88: P-16425/88
790.6580	æ	(P-16425/88; A-856)	790.7820	E	(F-3013; A-11/17) (E-3106)	820.210	Ę	(P-12395)
790.6621	c	(P-16425/88; A-856)	190.1828	Ē	(F-12991/88; F-1042/88; A-630)	830.10		(P-3325/88: A-2090)
790.6670	盲	(P-16425/88; A-856)			(F-12942) (E-12950) (B-2015: A 11717) (E-3108)	830.20	į ,	(P-3325/88: A-2090)
790.6700	E	(P-12942) (E-12990)	200 001	1	(F-3013; A-11/17) (E-3106)	830.100	, E	(P-3325/88: A-2090)
790.6740	E	(P-16425/88; A-856)	2008.007	<b>E</b> !	(F-12942) (E-12990)	830,110	am	(P-3325/88: A-2090)
790.6780	E	(P-12991/88; P-10423/88; A-630)	070,007	ä	(F-2012), A-11117) (E-2122) (P-12042) (F-12990)	830.120	am	(P-3325/88; A-2090)
		(F-5015; A-11/17) (E-5108)	790 8136	877	(P-12942) (E-12990)	830.130	ma.	(P-3325/88; A-2090)
790 6800	ma	(P-12942) (E-12990)	790.8140	am	(P-3015; A-11717) (E-3108)	830.140	am	(P-3325/88; A-2090)
790.6860	1 10	(P-3015: A-11717) (F-3108)	790.8232	am	(P-12942) (E-12990)	830.150	н	(P-3325/88; A-2090)
		(P-12942) (E-12990)	790.8248	H	(P-3015; A-11717) (E-3108)	830.160	ы	(P-3325/88; A-2090)
790.6875	am	(P-12991/88: A-856) (P-3015;	790.8260	E S	(P-3015; A-11717) (E-3108)	830.170	-	(P-3325/88; A-2090)
		A-11717) (E-3108) (P-12942)			(P-12942) (E-12990)	830.180	Æ	(P-3325/88; A-2090)
		(E-12990)	790.8378	E	(P-16425/88; A-856)	830.190	=	(P-3325/88; A-2090)
790.6885	ä	(P-3015; A-11717) (E-3108)	790.8380	뗥	(P-16425/88; A-856)	830.200	am	(P-3325/88; A-2090)
790.6895	=	(P-3015; A-11717) (E-3108)	790.8420	me	_	830.210	=	(P-3325/88; A-2090)
790.6895	am	_	790.8500	am	_	830.220	=	(P-3322/88; A-2090)
790.6946	E S	_	790.8580	EE	_	830.230	E	(P-3325/88; A-2090)
		(E-12990)			A-11717) (E-3108)	830.240	=	(P-3322/88; A-2090)
790.6960	E	(P-12991/88; P-16425/88; A-856)	790.8700	諨	_	830.250	E I	(P-3325/88; A-2090)
790.6960	E	(P-12942) (E-12990)				830.260	E :	(P-3325/88; A-2090)
790.6980	E	_	790.8724	am		830.270	E .	(P-3322/88; A-2090)
		A-11717) (E-3108) (P-12942)	790.8740		(F-3015; A-11717) (E-3106)	630.260	H 8	(F-5525/86; A-2090)
		(E-12990)	790.8900	BILL	-	630.290	= 1	(F-332)/86, A-2090)
790.7020	E	_			A-11/1/) (E-5108) (F-12942)	830.300	= =	(P-3325/86; A-2090)
		_	700 0040	910		830.315		(P-3325/88: A-2000)
790.7100		(P-12942) (E-12990)	170.0540	100		830.400	, un	(P-3325/88: A-2090)
790.7130	a me		790.8980	am	(P-12942) (E-12990)	830.410	me	-
170.1200	i							
		A S	SAI - 37					

790.9026	0000000		1100 C 1700 1 00 1000 C	000			
am         P-12942 (E-12990)         800-450         am         P-12942 (E-12990)           am         P-12942 (E-12990)         800-450         am         P-12942 (E-12990)           am         P-12942 (E-12990)         800-450         am         P-12342 (E-12990)           am         P-12942 (E-12990)         800-450         am         P-13342 (E-12990)           am         P-1294 (Be A-856) (P-3015;         800-500         am         P-13342 (Be A-856) (P-3015;           am         P-1294 (Be A-856) (P-3015;         800-500         am         P-3342 (Be A-11717) (E-3108)         800-500         am         P-3342 (Be A-11717) (E-3108)           am         P-12942 (E-12990)         800-500         am         P-3342 (Be A-12900)         800-570         am         P-3342 (Be A-12900)           am         P-12942 (E-12990)         R-1042 (Be A-12900)           am         P-12942 (E-12990)         R-1042 (Be A-12900)         R-1042 (Be A-12900)         R-1042 (Be A-12900)         R-1042 (Be A-12900)           am         P-12942 (E-12990)         R-1042 (Be A-12900)         R-1042 (Be A-12900)         R-1042 (Be A-12900)         R-1042 (Be A-12900)           am         P-12942	0706'06/	E .	(P-12991/88; A-836) (P-3013;	830.420	5-c		
Prilogy  P	2000 0000		A-11/1/) (E-5108)	830,430	E E		
P. 1299   B. 20 450   B. 20	790.9035	am	(P-12942) (E-12990)	830.440	arm		
The P12991/88 P = 16455/88 P = 800 500	790.9045	am	(P-12942) (E-12990)	830.450	arm		
am         P-12991/88; P-16425/88; A-856         810-500         am         P-3295/88; P-3015;           am         P-12991/88; P-16425/88; A-856         R-90-510         r         P-3325/88;           am         P-1294/38; A-1171/7 (E-3108)         R-90-520         am         P-3325/88;           am         P-12943 (E-12940)         830-540         am         P-3325/88;           am         P-12943 (E-12940)         830-540         r         P-3325/88;           am         P-12943 (E-12940)         830-540         r         P-3325/88;           am         P-12943 (E-12940)         830-540         r         P-3325/88;           am         P-12943 (E-12940)         830-650         r         P-3325/88;           am         P-12943 (E-12940)         830-650         am         P-3325/88;           am         P-12943 (E-12940)         830-850         am         P-3325/88;           am         P-12943 (E-12940)         80-80-80	790.9048	E	(P-12942) (E-12990)	830.460	arrı	(P-3325/88; A-2090)	
P. 2005; A-11717) (E-3108)   830-550   sm (P-1295/88; A-856) (P-3015; B-3108)   830-540   sm (P-1294/88; A-856) (P-3015; B-3108)   830-540   sm (P-3232/88; A-856) (P-3015; B-3015)   sm (P-1294/98; A-856) (P-1294/98; A-856)   sm (P-1294/98; A-856)   sm (P-1294/98; A-11717) (E-3108)   sm (P-1294/98; P-16425/88; A-856)   sm (P-1294/98; P-16425/88; A-2090)   sm (P-1294/98; P-1294/98;	790.9060	arm	(P-12991/88; P-16425/88; A-856)	830.500	am	(P-3325/88; A-2090)	
Bank   Carrollo   Ca			(P-3015; A-11717) (E-3108)	830.510	ĵ=	(P-3325/88; A-2090)	
A-11717 (E-3108) (P-12942)   830-530   am (P-3325/88)     am (P-12942) (E-12990)   830-540   am (P-12942)     am (P-12942) (E-12990)   830-560   r (P-3235/88)     am (P-12942) (E-12990)   830-650   am (P-3235/88)     am (P-12942) (E-12990)   830-850   am (P-6564/88)     am (P-12942) (E-12990)   830-850   am (P-6564/88)     am (P-12942) (E-12990)   830-850   am (P-6564/88)     am (P-12942) (E-12990)   835-350   am (P-6564/88)     am (P-3325/88 A-2090)   835-350   am (P-6564/88)     am (P-3325/88 A-2090)   835-340   am (P-6564/88)     am (P-3325/88 A-2090)   845-3340   am (P-6564/88)     am (P-3325/88 A-2090)   855-340   am (P-6564/88)     am (P-	790.9084		(P-12991/88; A-856) (P-3015;	830.520	am	(P-3325/88; A-2090)	
Checked   Chec			A-11717) (E-3108) (P-12942)	830.530	ATTR	(P-3325/88; A-2090)	
am (P-3015; A-11717) (E-3108)         \$30.560         r         (P-3325/88)           am (P-1924) (E-12990)         \$30.570         r         (P-3325/88)           am (P-1294) (E-12990)         \$30.610         r         (P-3325/88)           am (P-12942) (E-12990)         \$30.620         am (P-3325/88)           am (P-3015; A-11717) (E-3108)         \$30.620         am (P-3325/88)           am (P-3015; A-11717) (E-3108)         \$30.650         r         (P-3325/88)           am (P-3015; A-11717) (E-3108)         \$30.650         r         (P-3325/88)           am (P-3015; A-11717) (E-3108)         \$30.650         r         (P-3325/88)           am (P-3015; A-11717) (E-3108)         \$30.660         r         (P-3325/88)           am (P-1294) (Re)         P-12942 (E-12990)         \$30.660         r         (P-3325/88)           am (P-1294) (Re)         P-14642/88, A-2090)         \$30.800         n         (P-3325/88)           am (P-1294) (Re)         P-16425/88, A-2090)         \$30.800         n         (P-3325/88)           am (P-12942) (Re)         P-16425/88, A-2090)         \$30.800         n         (P-3325/88)           am (P-12942) (Re)         P-16425/88, A-2090)         \$30.800         n         (P-3325/88)           am (P-3325/8			(E-12990)	830,540	arm	(P-3325/88; A-2090)	
mm (P-12942) (E-12990)   830.570 r (P-1325/88	790.9100		(P-3015; A-11717) (E-3108)	830.560	ы	(P-3325/88; A-2090)	
mm (P-12991/88; A-856) (P-3015; 830,600 am (P-325/88; P-12990)   830,640 am (P-325/88; P-12990)   830,840 am (P-325/88; P-12990)   855,540 am (P-5564/88; P-12990)   855,240 am (P-5564/88; P-12990)   855,340 am (P-5564/88; P-12990)   855,340 am (P-5564/88; P-12990)   855,340 am (P-5564/88; P-12900)   855,340 am (P-5564/88; P-1290			(P-12942) (E-12990)	830.570	b-1		
A	790.9140		(P-12991/88; A-856) (P-3015;	830,600	am	(P-3325/88: A-2090)	
CE-12990  CE-12991  CE-12990  CE-1			A-11717) (E-3108) (P-12942)	830,610			
am         (P-12942) (E-12990)         830.650         am         (P-3252/88)           nm         (P-3042) (E-12990)         830.650         am         (P-3325/88)           nm         (P-3042) (E-12990)         830.650         r         (P-3325/88)           nm         (P-12942) (E-12990)         830.650         r         (P-3325/88)           nm         (P-12942) (E-12990)         830.700         m         (P-3325/88)           nm         (P-12942) (E-12990)         830.800         n         (P-3325/88)           nm         (P-12942) (E-12990)         830.830         n         (P-3325/88)           nm         (P-13942) (E-12990)         830.830         n         (P-3325/88)           nm         (P-13942) (E-12990)         830.830         n         (P-3325/88)           nm         (P-3325/88) A-2090)         830.830         n <td></td> <th></th> <td>(F-12990)</td> <td>830 620</td> <td>, une</td> <td></td> <td></td>			(F-12990)	830 620	, une		
mm (P-3025/Rs A-2090) mm (P-3042) (E-12990)	790 9180		(P-12942) (F-12990)	830 630	0.00		
mm (P-3024, R-1107) (E-3108) 830.650 mm (P-3225/88) 830.850 mm (P-3225/88) mm (P-3225/88) 830.850 mm (P-3225/88) mm (P-3225/88) 830.850 mm (P-3225/88) mm (P	700.007		(1-14) (1-14) (1-14) (1-14) (1-14) (1-14)	620.030	1110		
mm (P-12942) (E-12990) 830.660 r (P-12942) (E-12990) 830.800 r (P-12942) (E-12942) (E-12942) (E-12990) 830.800 r (P-12942) (E-12942) (E-	700 0320		(1-5015, A-11717) (E-5108)	030.040			
m (P-12942) (P-12940) 830,650 T (P-12942) (P-12940) 830,650 T (P-12942) (P-12940) 830,650 T (P-12942) (P-12940) 830,650 T (P-12941) (P-12990) 830,700 T (P-1292)/88; A-856) 830,820 T (P-1292)/88; P-16425/88; A-856) 830,830 T (P-1292)/88; P-16425/88; A-2090) 830,830 T (P-1292)/88; P-16425/88; A-2090) 855,10 T (P-12925/88; A-2090) 855,10 T (P-12925/88; A-2090) 855,10 T (P-12926/88; A-2090) 855,10 T (P-12926/88; A-2090) 855,10 T (P-12925/88; A-2090) 855,10 T (P-12926/88; A-2090) 855,10 T (P-12926/88; A-2090) 855,10 T (P-12926/88; A-2090) 855,10 T (P-1292/88; A-2090) 855,20 T (P-1292/88; A-2090) 855,20 T (P-1292/88; A-2090) 855,20 T (P-1292/88; A-2090) 855,30 T (P-1292/88;	0766'061		(r-2012; A-11/1/) (r-2106)	000.000	am		
n am         (P-12942) (E-12990)         880.670         r         (P-3242/88)           n m         (P-12941)(R)         F-12941         R-12941         R-12941         R-12941         R-12941         R-12941         R-12941         R-12941         R-12941         R-12941         R-12991         R-12941         R-12991         R-12941         R-12991         R-12941         R-12991         R-12991         R-12942         R-12991         R-12942         R-12991         R-12942         R-12991         R-12991         R-12942         R-12991         R-12991         R-12942         R-12991         R-12992			(P-12942) (E-12990)	830.660	I		
am         (P-3015, A-11717) (E-3108)         830,700         am         (P-3125/88)           5         am         (P-3015, A-11717) (E-3108)         830,800         n         (P-3225/88)           5         am         (P-3015, A-11717) (E-3108)         830,820         n         (P-3325/88)           6         am         (P-3042) (E-12990)         830,830         n         (P-3325/88)           am         (P-12942) (E-12990)         830,840         n         (P-3325/88)           am         (P-12942) (E-12990)         830,840         n         (P-3325/88)           am         (P-12942) (E-12990)         830,840         n         (P-3325/88)           am         (P-13294) (E-12990)         830,840         n         (P-3325/88)           am         (P-3325/88) A-2090)         855,510         am         (P-5564/88)           am         (P-3325/88) A-2090)         855,550         am         (P-5564/88)           am         (P-3325/88) A-2090)         855,530         am         (P-5564/88)           r         (P-3325/88) A-2090)         855,530         am         (P-5564/88)           r         (P-3325/88) A-2090)         855,230         am         (P-5564/88)           am <td>790.9420</td> <th></th> <td>(P-12942) (E-12990)</td> <td>830.670</td> <td>l-i</td> <td></td> <td></td>	790.9420		(P-12942) (E-12990)	830.670	l-i		
5 am (P-3015, A-11717) (E-3108)         830.800         n (P-3325/88; P-16425/88; A-856)         830.820         n (P-3325/88; P-16425/88; A-856)         830.820         n (P-3325/88; P-16425/88; A-856)         830.830         n (P-3325/88; P-16425/88; A-2090)         830.830         n (P-3325/88; A-2090)         830.830         n (P-6564/88; am)         P-6564/88; am	790,9380		(P-3015; A-11717) (E-3108)	830.700	am		
5 am (P-1294)/88; P-16425/88; A-856)         830.820         am (P-1234)/88; P-16425/89; A-856)         830.830         n (P-3325/83; P-16425/89; A-856)         830.830         n (P-3325/83; P-16425/89; A-856)         830.830         n (P-3325/88; A-2090)         R30.13A         n (P-3325/88; A-2090)         R30.13B         n (P-3325/88; A-2090)         R55.30         am (P-6564/88; am)         R-6564/88; am)         R-6564	790.9475		(P-3015; A-11717) (E-3108)	830.800	п		
Page 175	790.9486		(P-12991/88; P-16425/88; A-856)	830.820	am		
Characteristics   Characteri			(P-3015; A-11717) (E-3108)	830.830	Ω.		
am         (P-1294)(88, P-16425/88; A-856)         830.850         n         (P-32425/88)           am         (P-1294)(18, P-16425/88; A-856)         830.880         n         (P-3325/88)           am         (P-12395)         830.880         n         (P-3325/88)           am         (P-12395)         830.113         n         (P-3325/88)           am         (P-3325/88; A-2090)         855.10         am         (P-5564/88)           am         (P-3325/88; A-2090)         855.50         am         (P-5564/88)           am         (P-3325/88; A-2090)         855.50         am         (P-5564/88)           r         (P-3325/88; A-2090)         855.50         am         (P-5564/88)           r         (P-3325/88; A-2090)         855.50         am         (P-5564/88)           r         (P-3325/88; A-2090)         855.30         am         (P-5564/88)           r         (P-3325/88; A-2090)         855.10         am         (P-6564/88)           n         (P-3325/88; A-2090)         855.130         am         (P-6564/88)           n         R-3325/88; A-2090)         855.20         am         (P-6564/88)           n         R-3325/88; A-2090)         855.20         am			(P-12942) (E-12990)	830.840	ш	-	
Page 17, P	790.9500		(P-12991/88; P-16425/88; A-856)	830.850	п		
am         (P-1299)188, P-1642568; A-856)         830.870         n         (P-3325/88)           am         (P-1299)         830.11A         n         (P-3325/88)         A-2090)           n         (P-3325/88, A-2090)         855.10         am         (P-6564/88)           n         (P-3325/88, A-2090)         855.50         am         (P-6564/88)           n         (P-3325/88, A-2090)         855.50         am         (P-6564/88)           n         (P-3325/88, A-2090)         855.50         am         (P-6564/88)           r         (P-3325/88, A-2090)         855.50         am         (P-6564/88)           r         (P-3325/88, A-2090)         855.50         am         (P-6564/88)           r         (P-3325/88, A-2090)         855.10         am         (P-6564/88)           r         (P-3325/88, A-2090)         855.130         am         (P-6564/88)           n         (P-3325/88, A-2090)         855.200			(P-12942) (E-12990)	830.860	E	(P-3325/88; A-2090)	
am (P-325/88; A-2090)  am (P-335/88; A-2090)	790.9530	am	(P-12991/88; P-16425/88; A-856)	830.870	n		
nm         (P-3325/88; A-2090)         830.11.B         nm         (P-3325/88; A-2090)           nm         (P-3325/88; A-2090)         855.10         nm         (P-6564/88)           am         (P-3325/88; A-2090)         855.50         nm         (P-6564/88)           am         (P-3325/88; A-2090)         855.50         nm         (P-6564/88)           am         (P-3325/88; A-2090)         855.60         nm         (P-6564/88)           r         (P-3325/88; A-2090)         855.70         nm         (P-6564/88)           r         (P-3325/88; A-2090)         855.10         nm         (P-6564/88)           n         (P-3325/88; A-2090)         855.20         nm         (P-6564/88)           n         (P-3325/88; A-2090)         855.20         nm         (P-6564/88)           n         (P-3325/88; A-2090)         855.20         nm         (P-6564/88)           n         n         R-3326/88; A-2090)         855.20 <td>820.210</td> <th>ara Ta</th> <td></td> <td>830.II.A</td> <td>Ę</td> <td></td> <td></td>	820.210	ara Ta		830.II.A	Ę		
n         (P-3325/88; A-2090)         8855.10         am         (P-5564/88; am           am         (P-3325/88; A-2090)         855.20         am         (P-6564/88; am           am         (P-3325/88; A-2090)         855.50         am         (P-6564/88; am           am         (P-3325/88; A-2090)         855.50         am         (P-6564/88; am           r         (P-3325/88; A-2090)         855.50         am         (P-6564/88; am           r         (P-3325/88; A-2090)         855.10         am         (P-6564/88; am           r         (P-3325/88; A-2090)         855.10         am         (P-6564/88; am           n         (P-3325/88; A-2090)         855.10         am         (P-6564/88; am           n         (P-3325/88; A-2090)         855.130         am         (P-6564/88; am           n         (P-3325/88; A-2090)         855.10         am         (P-6564/88; am           n         (P-3325/88; A-2090)         855.20         am         (P-6564/88; am           n         (P-3325/88; A-2090)         855.20         am         (P-6564/88; am           n         (P-3325/88; A-2090)         855.20         am         (P-6564/88; am           n         (P-3326/88; A-2090) <th< td=""><td>830.10</td><th>BTH</th><td></td><td>830.II.B</td><td>E</td><td></td><td></td></th<>	830.10	BTH		830.II.B	E		
am (P-322/88; A-2090) 855.50 am (P-6564/88; am (P-3325/88; A-2090) 855.50 am (P-6564/88; am (P-3325/88; A-2090) 855.50 am (P-6564/88; am (P-3325/88; A-2090) 855.50 am (P-6564/88; r (P-3325/88; A-2090) 855.70 am (P-6564/88; r (P-3325/88; A-2090) 855.100 am (P-6564/88; r (P-3325/88; A-2090) 855.130 am (P-6564/88; r (P-3325/88; A-2090) 855.130 am (P-6564/88; r (P-3325/88; A-2090) 855.130 am (P-6564/88; r (P-3325/88; A-2090) 855.240 am (P-6564/88; r (P-3325/88; A-2090) 855.240 am (P-6564/88; r (P-3325/88; A-2090) 855.250 am (P-6564/88; r (P-3325/88; A-2090) 855.230 am (P-6564/88; r (P-3325/88; A-2090) 855.330 am (P-6564/88; r (P-6564/88;	830.20	E.		855.10	Rm	-	
am (P-3325/88; A-2090) 855.50 in (P-6564/88; am (P-3325/88; A-2090) 855.50 in (P-6564/88; am (P-3325/88; A-2090) 855.50 in (P-6564/88; r (P-3325/88; A-2090) 855.10 in (P-6564/88; r (P-3325/88; A-2090) 855.130 in (P-6564/88; am (P-3325/88; A-2090) 855.130 in (P-6564/88; am (P-3325/88; A-2090) 855.130 in (P-6564/88; am (P-3325/88; A-2090) 855.20 in (P-6564/88; in (P-3325/88; A-2090) 855.30 in (P-6564/88; in (P-6564/88; in (P-3325/88; A-2090) 855.30 in (P-6564/88; in (P	830.100	ET.	-	855.20	BC 11		
am (P-322/88, A-2090) s55.60 am (P-352/88, A-2090) s55.60 am (P-352/88, A-2090) s55.70 am (P-6564/88) r (P-3325/88, A-2090) s55.310 am (P-6564/88) am (P-325/88, A-2090) s55.130 am (P-6564/88) am (P-3325/88, A-2090) s55.130 am (P-6564/88) am (P-3325/88, A-2090) s55.220 am (P-6564/88) n (P-3325/88, A-2090) s55.240 am (P-6564/88) n (P-3325/88, A-2090) s55.240 am (P-6564/88) am (P-3325/88, A-2090) s55.340 n (P-6564/88) am (P-3325/88, A-2090) s55.340 n (P-6564/88) n (P-3325/88, A-2090) s55.340 n (P-6564/88) am (	830.110	am I		822.20	am i		
mm         (P-3325/88; A-2090)         855.70         am         (P-6564/88)           r         (P-3325/88; A-2090)         855.130         am         (P-6564/88)           r         (P-3325/88; A-2090)         855.130         am         (P-6564/88)           gm         (P-3325/88; A-2090)         855.130         am         (P-6564/88)           n         (P-3325/88; A-2090)         855.130         am         (P-6564/88)           n         (P-3325/88; A-2090)         855.200         am         (P-6564/88)           am         (P-3325/88; A-2090)         855.200         am         (P-6564/88)           n         (P-3325/88; A-2090)         855.300         am         (P-6564/88)           n         (P-3325/88; A-2090)         855.300         am         (P-6564/88)           n         (P-3325/88; A-2090)         855.340         n </td <td>920.120</td> <th></th> <td></td> <td>022:33</td> <td>117</td> <td></td> <td></td>	920.120			022:33	117		
T. (P.3325/88; A-2090) 855.80 am (P-6564/88; T. (P-3325/88; A-2090) 855.130 am (P-6564/88; T. (P-3325/88; A-2090) 855.130 am (P-6564/88; T. (P-3325/88; A-2090) 855.130 am (P-6564/88; T. (P-3325/88; A-2090) 855.240 am (P-6564/88; T. (P-3325/88; A-2090) 855.340 am (P-6564/88; T. (P-3325/88; A-2090) 855.340 am (P-6564/88; T. (P-3325/88; A-2090) 855.345 am (P-6564/88; T. (P-6564/88; T. (P-3325/88; A-2090) 855.345 am (P-6564/88; T. (P-	830 140			855.70	am am		
r         (P.3325/88, A-2090)         855.130         am         (P-5564/88)           r         (P.3325/88, A-2090)         855.140         am         (P-6564/88)           n         (P.3325/88, A-2090)         855.130         am         (P-6564/88)           n         (P.3325/88, A-2090)         855.240         am         (P-6564/88)           n         (P.3325/88, A-2090)         855.240         am         (P-6564/88)           n         (P.3325/88, A-2090)         855.250         am         (P-6564/88)           n         (P.3325/88, A-2090)         855.200         am         (P-6564/88)           n         (P.3325/88, A-2090)         855.200         am         (P-6564/88)           am         (P.3325/88, A-2090)         855.200         am         (P-6564/88)           am         (P.3325/88, A-2090)         855.300         am         (P-6564/88)           n         (P.3325/88, A-2090)         855.300         n	830,150			855.80	arr.		
r         (P-3325/88; A-2090)         855.140         am         (P-6564/88; arm)           n         (P-3325/88; A-2090)         855.180         am         (P-6564/88; arm)           n         (P-3325/88; A-2090)         855.200         am         (P-6564/88; arm)           n         (P-3325/88; A-2090)         855.200         am         (P-6564/88; arm)           n         (P-3325/88; A-2090)         855.270         am         (P-6564/88; arm)           n         (P-3325/88; A-2090)         855.270         am         (P-6564/88; arm)           am         (P-3325/88; A-2090)         855.270         am         (P-6564/88; arm)           am         (P-3325/88; A-2090)         855.290         am         (P-6564/88; arm)           n         (P-3325/88; A-2090)         855.290         am         (P-6564/88; arm)           n         (P-3325/88; A-2090)         855.390         arm         (P-6564/88; arm)           n         (P-3325/88; A-2090)         855.330         arm         (P-6564/88; arm)           n         (P-3325/88; A-2090)         855.330         arm         (P-6564/88; arm)           n         (P-3325/88; A-2090)         855.330         arm         (P-6564/88; arm)           n	830,160	1 34		855.130	THE SE		
am         (P-3325/88; A-2090)         855.180         am         (P-5564/88)           n         (P-3325/88; A-2090)         855.220         am         (P-6564/88)           n         (P-3325/88; A-2090)         855.240         am         (P-6564/88)           n         (P-3325/88; A-2090)         855.270         am         (P-6564/88)           n         (P-3325/88; A-2090)         855.270         am         (P-6564/88)           am         (P-3325/88; A-2090)         855.280         am         (P-6564/88)           am         (P-3325/88; A-2090)         855.280         am         (P-6564/88)           am         (P-3325/88; A-2090)         855.390         am         (P-6564/88)           n         (P-3325/88; A-2090)         855.330         n         (P-6564/88)           n         (P-3325/88; A-2090)         855.340         n	830.170	н		855.140	arm	(P-6564/88; A-2768)	
n         (P-3325/88; A-2090)         855.220         am         (P-5564/88)           am         (P-3325/88; A-2090)         855.240         am         (P-5564/88)           n         (P-3325/88; A-2090)         855.20         am         (P-6564/88)           n         (P-3325/88; A-2090)         855.20         am         (P-6564/88)           am         (P-3325/88; A-2090)         855.20         am         (P-6564/88)           am         (P-3325/88; A-2090)         855.20         am         (P-6564/88)           r         (P-3325/88; A-2090)         855.30         am         (P-6564/88)           n         (P-3325/88; A-2090)         855.30         n         (P-6564/88)           n         (P-3325/88; A-2090)         855.30         n         (P-6564/88)           n         (P-3325/88; A-2090)         855.30         n         (P-6564/88)           n         (P-3325/88; A-2090)         855.34         n         (	830.180	am		855.180	am	(P-6564/88; A-2768)	
am         (P.3325/88; A-2090)         855.240         am         (P-5564/88)           n         (P.3325/88; A-2090)         855.240         am         (P-6564/88)           n         (P.3325/88; A-2090)         855.275         am         (P-6564/88)           n         (P.3325/88; A-2090)         855.280         am         (P-6564/88)           am         (P-3325/88; A-2090)         855.290         am         (P-6564/88)           am         (P-3325/88; A-2090)         855.300         am         (P-6564/88)           am         (P-3325/88; A-2090)         855.300         am         (P-6564/88)           r         (P-3325/88; A-2090)         855.330         n         (P-6564/88)           r         (P-3325/88; A-2090)         855.335         n         (P-6564/88)           r         (P-3325/88; A-2090)         855.335         n         (P-6564/88)           r         (P-3325/88; A-2090)         855.330         n	830.190	ч		855.220	am	A-2768)	(P-8824)
n         (P-3325/88; A-2090)         855.260         am         (P-5564/88)           n         (P-3325/88; A-2090)         855.270         am         (P-6564/88)           n         (P-3325/88; A-2090)         855.277         am         (P-6564/88)           n         (P-3325/88; A-2090)         855.290         am         (P-6564/88)           sm         (P-3325/88; A-2090)         855.300         am         (P-6564/88)           r         (P-3325/88; A-2090)         855.30         am         (P-6564/88)           n         (P-3325/88; A-2090)         855.30         n         (P-6564/88)           n         (P-3325/88; A-2090)         855.345         n         (P-6564/88)           am         (P-3325/88; A-2090)         855.350         n         (P-6564/88)           am         (P-3325/88; A-2090)         855.345         n         (P-6564/88)           am         (P-3325/88; A-2090)         855.345         n	830.200	am		855.240	arm	(P-6564/88; A-2768)	
n         (P.3325/88; A-2090)         855.270         am         (P-6564/88)           n         (P.3325/88; A-2090)         855.275         n         (P-6564/88)           n         (P.3325/88; A-2090)         855.290         am         (P-6564/88)           sm         (P.3325/88; A-2090)         855.300         am         (P-6564/88)           gm         (P.3325/88; A-2090)         855.300         am         (P-6564/88)           n         (P-3325/88; A-2090)         855.300         am         (P-6564/88)           n         (P-3325/88; A-2090)         855.340         n         (P-6564/88)           am         (P-3325/88; A-2090)         855.340         n         (P-6564/88)           am         (P-3325/88; A-2090)         855.340         n         (P-6564/88)           am         (P-3325/88; A-2090)         855.340         n	830.210	E		855.260	am	A-2768)	(P-8824)
n         (P.3325/88; A-2090)         855.275         n         (P-6564/88; A-2090)           n         (P.3325/88; A-2090)         855.280         am         (P-6564/88; A-2090)           am         (P.3325/88; A-2090)         855.300         am         (P-6564/88; A-2090)           r         (P.3325/88; A-2090)         855.330         m         (P-6564/88; A-2090)           n         (P.3325/88; A-2090)         855.340         n         (P-6564/88; A-2090)           n         (P.3325/88; A-2090)         855.340         n         (P-6564/88; A-2090)           r         (P.3325/88; A-2090)         855.350         n         (P-6564/88; A-2090)           r         (P.3325/88; A-2090)         855.340         n         (P-6564/88; A-2090)           r         (P-3325/88; A-2090)         855.340         n         (P-6564/88; A-2090)           r         (P-3325/88; A-2090)         855.340         n         (P-6564/88; A-2090)           r         r         R-3426/88; A-2090)         855.340         n         (P-6564/88; A-2090)           r         r         R-3426/88; A-2090)         R-5564/88; A-2090)         R-5564/88; A-2090)         R-5564/88; A-2090)           r         R         R         R         R	830.220	и		855.270	E	A-2768)	(P-8824)
n (P-3325/88; A-2090) 855.280 am (P-6564/88; am (P-3325/88; A-2090) 855.300 am (P-6564/88; am (P-3325/88; A-2090) 855.300 am (P-6564/88; am (P-3325/88; A-2090) 855.330 n (P-6564/88; r (P-3325/88; A-2090) 855.330 n (P-6564/88; n (P-3325/88; A-2090) 855.330 n (P-6564/88; n (P-3325/88; A-2090) 855.335 n (P-6564/88; r (P-3325/88; A-2090) 855.335 n (P-6564/88; am (P-3325/88; A-2090) 855.335 n (P-6564/88; am (P-3325/88; A-2090) 855.345 n (P-6564/88; am (P-3325/88; A-2090) 855.345 n (P-6564/88; am (P-3325/88; A-2090) 855.340 n (P-6564/88; am (P-65	830.230	п		855.275	ĸ		
am (P-3325/88; A-2090) 855.200 air (P-6564/88; arm (P-3325/88; A-2090) 855.300 air (P-6564/88; arm (P-3325/88; A-2090) 855.300 air (P-6564/88; n (P-3325/88; A-2090) 855.345 n (P-6564/88; n (P-3325/88; A-2090) 855.345 n (P-6564/88; n (P-3325/88; A-2090) 855.345 n (P-6564/88; arm (P-3325/88; A-2090) 855.350 n (P-6564/88; arm (P-3325/88; A-2090) 855.350 n (P-6564/88; arm (P-3325/88; A-2090) 855.360 n (P-6564/88; arm (P-3325/88; A-2090) 855.360 n (P-6564/88; arm (P-3325/88; A-2090) 855.360 n (P-6564/88; arm (	830.240	u		855.280	arn	A-2768)	
am         (P-3325/88; A-2090)         855.300         am         (P-5564/88; a-2090)           r         (P-3225/88; A-2090)         855.330         n         (P-6564/88; a-2090)           n         (P-3325/88; A-2090)         855.340         n         (P-6564/88; a-2090)           n         (P-3325/88; A-2090)         855.350         n         (P-6564/88; a-2090)           r         (P-3325/88; A-2090)         855.350         n         (P-6564/88; a-2090)           am         (P-3325/88; A-2090)         855.350         n         (P-6564/88; a-2090)           l         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R         R	830.250	am		855.290	ann	A-2768)	(P-8824)
am (P-3325/88; A-2090) 855.330 n (P-6564/88; T (P-3325/88; A-2090) 855.340 n (P-6564/88; A-2090) 855.340 n (P-6564/88; A-2090) 855.340 n (P-6564/88; D (P-65	830.260	am	-	855.300	am		
r         (P-3325/88; A-2090)         855.340         n         (P-5564/88; A-2090)           n         (P-3325/88; A-2090)         855.345         n         (P-6564/88; A-2090)           n         (P-3325/88; A-2090)         855.350         n         (P-6564/88; A-2090)           r         (P-3325/88; A-2090)         855.350         n         (P-6564/88; A-2090)           am         (P-3325/88; A-2090)         855.36         n         (P-6564/88; A-2090)           am         (P-3325/88; A-2090)         II. B am         (P-6564/88; A-2090)	830.270	arn		855.330	u		
n         (P-3325/88; A-2090)         855.345         n         (P-554/88; n           n         (P-3325/88; A-2090)         855.350         n         (P-6564/88; n           r         (P-3325/88; A-2090)         855.350         n         (P-6564/88; n           am         (P-3325/88; A-2090)         855.360         n         (P-6564/88; n           am         (P-3325/88; A-2090)         RSS-A-A-A-A-A-A-A-A-A-A-A-A-A-A-A-A-A-A-	830.280	H		855.340	E		
n (P-3325/88; A-2090) 855.350 n (P-5564/88; n (P-3325/88; A-2090) 855.355 n (P-6564/88; r (P-3325/88; A-2090) 855.360 n (P-6564/88; am (P-3325/88; A-2090) 855.360 n (P-6564/88; l	830.290	u		855.345	E		
n (P-332588; A-2090) 855.355 n (P-656488; r (P-332588; A-2090) 855.360 n (P-6564/88; am (P-3325/88; A-2090) 1 n (P-6564/88; am (P-3325/88; A-2090) 1 B am (P-6564/88;	830.300	п		855.350	E		
r (P-3325/88; A-2090) 835.360 n (P-6564/88; am (P-3325/88; A-2090) 855.4p. A am (P-6564/88; am (P-3325/88; A-2090) II. B am (P-6564/88;	830.310	п		855.355	п		
am (P-3325/88; A-2090) 855.Ap. A am (P-6564/88; am (P-3325/88; A-2090) II. B am (P-6564/88;	830.315	1		855.360	¤	(P-6564/88; A-2768)	
am (P-3325/88; A-2090) II. B am (P-6564/88;	830.400	am	(P-3325/88; A-2090)	855.Ap. A			
	830.410	am		II. B		(P-6564/88; A-2768)	

ED INDEA	# =	2210.Ap. Dam (F-8198) 2800.102 am (F-6856)		150.10 am (P-16438/88; A-5201)	am (P-16438/88;	mag m	E	150.665 am (F-16438/88; A-5201)	1 1	gm g	250.70 am (P-1921)	. 5	ma	E E	302.800 n (P-13813/88; A-3/22)	-	n (P-15813/88;	302.820 r (P-15813/88; A-3722) 302.820 n (P-15813/88: A-3722)	r (P-15813/88;	n (P-15813/88;	302.824 r (P-15813/88; A-3722)	E 14	E	302.830 r (P-15813/88; A-3722)	= =	n (P-15813/88;	r (P-15813/88;	302.842 r (F-13813/88; A-3/22) 307.846 r (P-15813/88; A-3723)	. E		E	<b>.</b>	302.860 n (F-13613/86; A-3/22)		. W	Ha H	ma	310.230 am (P-1296; A-8849) (P-10725;	310.280 am (P-1296; A-8849)	310.290 am (P-1296; A-8849) (P-10725	_		310.540 am (P-11117) (E-11854)
VOE. 15, 11EVO 1550G #54	(P-17252/88; A-11816)	r (P-1/22/468; A-11816) r (P-5596)	am (P-5596)	1100.570 am (P-5596)		am	Ę	1110.40 am (P-5019)	uma C	Ħ	1110.1320 am (P-5619)	<b>E E</b>	m	E E	1110.2530 am (P-3019)		н	1150.230 r (P-5580) 1150.310 r (P-5580)		<b>-</b>	1150.410 r (P-5580)	ы ы	ы	10 r (P-5580)	2056.5 am (P-22265/88: A-7274)	am (P-22265/88;	am (P-22265/88;	2036.61 n (P-22265/88; A-72/4)	am (P-22265/88:	0 am (P-22265/88;	am (P-22265/88;	am (P-22265/88;	2056-415 am (P-22255)88; A-7214)	em (P.77765/88	am (P-22265/88;	am (P-22265/88;	am (P-22265/88;	2056.510 am (P-22265/88; A-7274)	am (P-22265/88;	am (P-22265/88;	am (P-22265/88;	2056. Ap. A. am. (P-22265/88; A-7274)	am (P-13694/88;
	TITLE 77 (CONT'D) 200.40 am (P-17206/88; A-12578) 200.40 am (P-17206/88; A-12578)	am (F-1/200/66) am (P-17206/88)	am (P-17206/88;	900.80 am (P-17206/88; A-12578)	sem (P-17206/88;	mn (P-17206/88;	n (P-19332/88;	906.20 n (F-19332/88; A-12608)	n (P-19332/88;	n (P-19332/88;	906.50 n (P-19332/88; A-12608)	(P-19332/88;	A n (P-19332/88;	n (P-19332/88;	II.B n (F-19552/86; A-12608)	n (P-19332/88;	n (P-19332/88;	I.F n (P-19332/88; A-12608)	n (P-19332/88;	n (P-19332/88;	= 1	Ex. C n (P-1933/88; A-12608)	n (P-19332/88;	Ex. E n (P-19332/88; A-12608)		n (P-19332/88;	x. I n	910.5 am (P-6.26.2)	5	Ę	<b>E</b>	910.40 am (F-8282)		1	Ę	am (P-17233/88;	am (P-17233/88;	920.70 am (F-1/25)/86, A-11/90)	am (P-17233/88;	am (P-17233/88;	920.130 am (P-1723/88; A-11796)	am (P-17233/88;	925.15 n (P-17252/88; A-11816)
	SS5.Ap. B am (P-6564/88; A-2768)	(P-6564/88;	n (P-6564/88;	II. E n (P-6564/88; A-2768)	G n (P-6564/88;	n (P-8824)	n (P-8824)	II. H m (P-6564/88; A-2768)	n (P-6564/88;	n (P-6564/88;	n (P-6564/88;	= =	E n (P-6564/88;	Fn	890.120 am (P-4543)	5	E S	890.730 am (P-4543)	a me	E	ma	890.1070 am (F-4543) 890.1110 am (P-4543)	E .	ma	890.1460 am (F-4543) 890.1540 am (P-4543)	Ę		890.1640 am (F-4543) 890.1650 am (P-4543)	Ę	ma	me	890.2110 am (P-4543)	= =		=	g	=	890.3070 n (P4543) 800.3080 n (P4543)	=	u 0			900.30 am (P-17206/88; A-12578)

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	COOL SCHOTTOTTA TENTE
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THRU AUGUST 25, 1989	### P
STER ED INDEX	285 2040 n (P-285 2045 n (P-285 2046 n (P-285 2040 n (P-28
ILLINOIS REGISTER IU ISSUE #34 SECTIONS AFFECTED INDEX	P-6871/88; O-1256; R-3411; A-3330) P-6871/88; O-1256; R-3411; A-3330) P-6871/88; O-1256; R-3411; P-523; A-9308) (B-629) P-253; A-9308) (B-629) P-2529) P-2529] P-2529] P-2529] P-
VOL. 13, THRU ISSUE #34	2650.15 n 6 2650.20 n 6 2650.20 n 7 2650.20 n 7 2650.20 n 7 2650.20 n 7 2700.40 em 6 2700.650 em 6 2700.650 em 6 2700.750 em 6 2
THRU AUGUST 25, 1989	mm (P-1355)  mm (P-1379)  mm (P-1375/88; A-1784)  mm (P-16375/88; A-1784)  mm (P-14122/88; O-22492/88; R-1626;  A-1577)  mm (P-1422/88; O-22492/88; R-1626;  A-1577)  mm (P-1422/88; O-22492/88; R-1626;  A-1577)  mm (P-14-9259) (B-214)  mm (P-14-9259) (B-214)  mm (P-14-9259) (B-214)  mm (P-1; A-9259) (B-214)  mm (P-1; A-
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	1111.89 cm   1110.80 cm   1110.90 cm   1110.100 cm   1120.30 cm   1120.30 cm   1125.30 cm   12570.60 cm   1570.10 cm   1570.10 cm   1570.10 cm   1570.10 cm   1270.10 cm   1250.1 cm   1250.2
VOL. 13, THRU ISSUE #34 SECTIONS AFF	TITLE 80 (CONT'D)  310.Ap. A am (P-20584/88; RC-1254) (PP-8080)  (PP-8970) (P-10725) (P-11117)  (PA am (P-10725) (P. 1387) (P. D am (P-12887) (P. D am (PP-12887) (PP-12887) (P. D am (PP-8080) (PP-8970) (P. J am (PP-8970) (P. J am (PP-8970) (P. J am (PP-8970) (P. J am (PP-8970) (PP-8970) (P. J am (PP-8970) (P. J am (PP-8970) (P. J am (PP-8970) (PP-8970

a	(P-10179) (P-10179) (P-10179)	(P-10179)	(P-10179)	(P-10179)	(P-10179)	(P-10179)	(F-10179)	(P-10179)	(P-10179)	(P-10179)	(P-10179)	(P-10179)	(P-10179)	(P-10179)	(P-1108/88; A-9388)	(P-1108/88; A-9388)	(P-1108/88; A-9388)	(P-7215)	(P-7215)	(P-7215)	(P-7215)	(P-1498)	(P-1498)	(P-1498)	(P-11119/88: A-9399)	(P-11119/88; A-9399)		(P-11036/88; A-9332)			(P-19993/88; A-6789)					(P-20012/88; A-6808)							(P-20012/88; A-6808)	(P-19993/88; A-6789)	(P-19993/88; A-6789)	(P-19993/88; A-6789)		(P-19993/88; A-6789)
CONTE	r r	# #	E S	ma ma	me	am	LL CL	a u	į	×	H	am	am	arn	am	me	E :	<b>E S</b>	ii a	_	am	п	п	==	am	m	am	Ha ,	<b>⊢</b> 6	= 1	п	ы	и	lwe	¤	br E	= 1	, g	be	E	live .	u	be	ц	п	п	E	Œ
TITLE 86 (CONT'D)	140.140	140.301	140.305	140.405	140.410	140.420	140.423	140 501	140.505	140.1301	140.1310	140.1415	140.1501	140.1601	140.1401	140.1405	140.1415	150.325	150.1401	150.1405	150.1415	151.101	151.105	151.110	160.150	160.155	160.165	180.101	200.101	200.105	200.105	200.110	200.110	200.115	200.115	200.120	200.125	200.125	200.130	200.130	200.135	200.135	200.140	200.140	200.145	200.150	200.155	200.160
	(P-12680) (P-12680) (P-12680)	(P-12680)	(F-12680)	(P-12680)	(P-12680)	(P-12680)	(F-12080)	(P-12680)	(P-12756)	(P-12756)	(P-12756)	(P-12756)	(P-12756)	(P-12756)	(P-12756)	(P-12756)	(P-12/56)	(F-12/36)	(P-12/50)	(P-12756)	(P-12756)	(P-12756)	(P-12756)	(P-12/56) ·			(P-10772)	(F-10772)	(F-10772)	(P-10772)	(P-2383; A-10952)	(P-768; A-8917)	(P-22373/88; A-7469)	(F-2000//88; A-6803)	(F-223/3/88; A-/409)	(F-6391) (P-11084/88: A-11824)	(P-11084/88; A-11824)	(P-11084/88; A-11824)	(P-11084/88; A-11824)	(P-10179)	(P-10179)	(P-10179)	(P-10179)	(P-10179)	(P-10179)	(P-10179)	(P-10179)	(P-101/9)
TITLE 83 (CONT.D)	F F F	ı di	<u>.</u> 6	و ا	т (Р.	e e	و و	و و		r (P.	r (P.	r (P.	r (P.	r (P.	r P	r G	<u>.</u> 6	ا و		ı.	r (P	r P	<u>د</u> و	<u>۔</u> ہ	:	!	E			n (P	am (P.	en G	_			L e	_		am (P.	am (P.	am (P.	r (P.	r (P.	am (P.	am (P-	n P	_	am (P-
HILE 83 (CONT.D)	<b>3</b> 5 8	28	110	120	130	140	160	170	2 50	10	20	30	40	20	99	20	08 00	3 5	110	120	130	140	150	20 22		20	100.2900	100.2901	00.2903	100,2904	.00,3700	S			10.160		_		30.1515			110	115					
TUTE	900.60	900.90	900.100	900.120	900.130	900.140	900 160	900.170	1000.5	1000.10	1000.20	1000.30	1000.40	1000.50	1000.60	1000.70	1000.80	1000 100	1000.110	1000.120	1000.130	1000.140	1000.150	1000.160		TITLE 86	100	100	100	100.	100	100	110.	110.	130.	130.010	130	130	130.	140.101	140.105	140.110	140.115	140	140.125	140	140.130	140.135
OVED)	n (P-9314/88; A-7331) n (P-9314/88; A-7331) n (P-9314/88; A-7331)		n (F-9514/88; A-7531) n (D-0314/88; A-7331)			n (P-9314/88; A-7331)				n (P-9314/88; A-7331)		n (P-9314/88; A-7331)		_		s.	n (F-19303/88; A-73/0)			n (P-19563/88; A-7570)	n (P-19563/88; A-7570)			n (P-19563/88; A-7570) n (P-10563/88: A-7570)	n (P-19563/88: A-7570)	n (P-19563/88; A-7570)	n (P-19563/88; A-7570)		n (F-19363/88; A-73/0)	n (P-19563/88; A-7570)	n (P-19563/88; A-7570)	n (P-19563/88; A-7570)	n (P-19563/88; A-7570)		n (P-19563/88; A-7570)	n (P-19563/88; A-7570)	n (P-19563/88: A-7570)	n (P-19563/88: A-7570)		n (P-19563/88; A-7570)	n (P-19563/88; A-7570)	n (P-13358)	r (P-12680)	r (P-12680)	r (P-12680)	r (P-12680)	r (P-12680)	r (P-12680)
TITLE 83 (CONT'D)	535.120 535.200 535.205	535.210	335.220	535.305	535.310	535.320	535 340	535.350	535.360	535.400	535,410	535.500	535.510	590.10	595.120	710.10	710.100	710.10	710.115	710.120	710.125	710.130	710.135	710.140	710.150	710.155	710.160	710.165	0/101/	710.180	710.185	710.190	710.200	710.205	710.210	710.215	710.220	052 012	710.235	710.240	710.2000	760.20	\$000	900.10	900.20	900.30	900.40	900.50
TITLE 83 (CC		53		53	- 53	23		- 53	- 53	- 53	- 53	- 53		SS :	88		17 12	7.7	17	7.	7	17	17	17	17	17	17	7	17.	12	17	<u> </u>	17	17	17		17	1.1	17	17	17	_					88	- N
					(P-18021/88; A-4648)	(P-18021/88; A-4648)	5, A-4040)	36	3.5	(-	(-	(7)	A-296)	A-296)	A-296)	. A-296)	A 206)		A-296)	A-296)	A-296)		; A-296)	A-296)	A-296)	A-296)	; A-296)	A-296)	A 206)	A-296)	A-296)	, A-296)	(967-Y	, A-296)	A-296)								(P-1686; A-10858) (P-13361)	; A-7331)	A-7331)	(P-9314/88; A-7331) (P-12676)	(A-7331)	A-7331)
	(P-5229) (P-5229) (P-5229)	(P-5229)	(P-5229)	(P-5229)	-18021/8	(P-18021/88; A-4648)	(F-16021/66, 7 (P-3: A-8417)	(P-3: A-8417)	(P-3; A-8417)	(P-3; A-8417)	(P-3; A-8417)	(P-3; A-8417)	(P-3162/88; A-296)	(P-3162/88; A-296)	(P-3162/88;	(P-3162/88;	(P-3162/88; A-296)	(F-5162/66;	(P-3162/88: A-296)	(P-3162/88;	(P-3162/88;	(P-3162/88;	(P-3162/88;	(P-3162/88; A-296)	(P-3162/88;	(P-3162/88;	(P-3162/88;	(P-3162/88; A-296)	(P-3162/88;	(P-3162/88: A-296)	(P-3162/88; A-296)	(P-3162/88;	(P-3162/88;	(P-3162/88; A-296)	(P-3162/88;	(P-13129)	(P-13129)	(P-13129)	(P-13129)	(P-13129)	(P-13129)	(P-13129)	(P-1686; A.	(P-9314/88; A-7331)	(P-9314/88; A-7331)	(P-9314/88,	(P-9314/88; A-7331)	(P-9314/88; A-7331)
TILE 83 (CONT.D)	666	3 6	3 6		0		_																																									
CONTE	285.5020 n (P- 285.5025 n (P- 285.Ex.A r (P-	e for	283.EX.C r (P	, be	r (f	H 1	× 1-	1-	. 14	Ser	н	H	E	Ħ	u	=	<b>=</b> 1	= 6	1 6	ı e	E	E	E	<b>=</b> =	==	F	E	F (	<b>=</b> 1	= =	п	и	п	u	ď	E 1	E 6	: 6	: =	=	п	Ħ	arm	u	E	u	E	E

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120.284 n (E-11); 120.284 n (E-11); 120.346 n (P-10); 120.380 am (P-10); 120.382 mn (P-10)	EE	121.19 am (P-13: 121.27 am (P-13:	121,31 am (P-13; 121,58 am (P-35c	am	121.70 am (P-13:	u	130.301 am (P-44/	8um	130.312 am (P-444	am	arn	130.500 n (P-200 140.16 am (P-29)	am	140.19 am (P-126	u	140.43 n (P-198	. 2	140.96 re (A-95)	32	140.99 re (A-95	am am	A-306	J 52	re	140.104 re (A-95	2 =		140.116 re (A-95	. 2	2	ZC	140.300 re (A-95)	1e	140.360 re (A-95	5 P. Ma
104.257 ri (P.2958) 104.250 am (P.2958) 104.270 am (P.2958) 104.270 am (P.2958)	ma ma	00 mm 00	110.1 n (P-20670/88; A-3836) 110.10 am (P-2931; A-10628)	п	111.101 am (F-13920/88; A-83) 112.5 n (F-20661/88; A-6017)	am	112.78 am (P-22308/88; A-6017) 112.81 n (P-8246)	THE .	112,252 am (P-15905/88; A-70)	am am	m 8	113.5 n (P-20654/88; A-6007) 113.142 am (P-15898/88; A-63)	s	113.253 am (E-3402) (P-15898/88; A-63) (P-22299/88: A-6007)	113.260 am (E-3402) (P-15898/88; A-63)	(P-22299/88; A-6007)	ш	114.127 am (P-14996/88; A-89) (P-1959; A-8580)	am	114,220 am (P-5456)	am	114.352 am (P-15924/88; A-89)	mm u	am	115.30 am (P-2702; A-13631)	= =	am	118.300 n (P-20753/88; A-3950)	ms (	am	m	120.60 am (E-11929) 120.62 am (E-11929)	am	120.70 am (P-3281)	= = =
,			A-9374) . A-9374)	A-9374)			(P-1485; A-9374) 112 (P-1485; A-9374) 112		(P-1493; A-9383) 112																115			/88; A-2496)							
1TULE 86 (CONT'D) 630.101 n (P-14 630.105 n (P-14 630.115 n (P-14 630.115 n (P-14	<b>E</b> E	630.130 n (P-1473; 630.135 n (P-1473;	640.101 n (P-1485; 640.105 n (P-1485;	п	640.120 n (P-1485; 640.120 n (P-1485;	g	640.130 n (P-14) 640.135 n (P-14)	¤		a <b>a</b>	u 00	1910.5 n (P-8790) 1910.10 am (P-8790)	arm	1910.25 n (P-8790)	am	1910.50 # (P-8790)	n a	1910.65 n (P-8790)	grup .	1910.68 n (P-8790)	am u		1910.95 n (P-8790)			102.1 n (P-20)	п	103.20 am (P-17667	am	am		104.221 am (P-2958)	am	104.235 n (P-2958)	am

(P-1929) (P-1973)
(P-1973)
(P-1973)
(P-1973)
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(P-1929)
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(A-9572) (P-5958/88; A-3351) (A-9572) (A-9572) (A-9572) (A-9572) (P-5958/88; A-3351)

VOL. 13, THRU ISSUE #34 SECTIONS A	8	141,5920 um (F-205/0/88; A-3850) (F-78/3) (E-8036)	arm	141.4040 am (P-15483/88; A-516) (P-7873)	am	141.4200 am (P-20370/88; A-3850) (P-7873)		141.4230 n (P-20370/88; A-3830) 141.4440 am (P-15483/88; A-516) (P-7873)		ma	ma	141.4640 am (F-/6/3) (E-8036) 141.4720 am (P-15483/R8: A-516)	Wa .		000 arm	144.5 n (P-11999)	= =	#	E	144.105 n (P-11999)	144.150 n (P-11999)	=	F	144,203 II (F-11999)	= =	2	146.25 re (A-7040)	5 5	2	146.105 re (A-7040)	5 5	2 2	2	re Le	147.25 am (P-3562)		- H	ma	147.205 am (P-17201/88; O-5800; R-7148;	A-7043)		147.Tb. B sm (P-10627/88; O-20231/88 R-667;	1	148.10 re (A-95/2)	2
THRU AUGUST 25, 1989	a	(A-7040)	(A-7040)	(P-11701/88; A-5718)	(P-20370/88; A-3850) (P-7873)	(E-8036)	(P-7873) (E-8036)	(P-15483/88; A-516) (P-7873)	(P-15483/88; A-516) (P-7873)	(E-8036)	(P-7873) (E-8036)	(P-13483/88; A-316) (P-20370/88; A-3850) (P-7873) (F-8036)	(P-20370/88; A-3850)	(P-15483/88; A-516) (P-7873)	(E-8036)	(P-78/3) (E-8036)	(F-1,3462/86; A-3.16) (P-7873) (E-8036)	(P-15483/88; A-516) (P-7873)	(E-8036)	(P-15483/88; A-516) (P-20370/88;	A-3630) (F-16/3) (E-6030) (P-7873) (E-8036)	(P-15483/88; A-516) (P-7873)	(E-8036) (D-15483,88: A-516) (B-7873)	(F-8036)	(P-15483/88; A-516) (P-20370/88;	A-3850)	(F-13483/88; A-316) (P-9992) (F-10700)	(P-15483/88; A-516)	(P-15483/88; A-516)	(F-13463/66; A-310) (P-20370/88: A-3850)	(P-15483/88; A-516) (P-20370/88;	A-3850)	(P-20370/88; A-3850)	(P-15483/88; A-516) (P-20370/88;	A-3850) (P-9992) (E-10700) (P-7873) (R-9036)	(P-20370/88: A-3850)	(P-7873) (E-8036)	(P-7873) (E-8036)	(P-15483/88; A-516)	(F-13483/88; A-310)	(P-7873) (E-8036)	(P-20370/88; A-3850)	(P-15483/88; A-516)	(F-13483/88; A-316) (F-203/0/88; A-3850) (P-7873) (F-8036)	A-363U) (F-7873) (E-8036)
SECTIONS AFFECTED INDEX	2	140.895 re		140.896 n			_	141.400 am	141.480 am		_	141.560 am	141.720 am			141.1000 am	141.1160 am			141.1280 am	141.1320 am		141 1530		141.1680 am		141.1760 am 141.2080 am			141.2400 am			141.2920 am	141.2960 am	141 2080 am	_	_	141.3400 am	_	141.3480 am	_	_		141.3800 am	
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(A-9572)
(A-

148.40 re (A-148.50 re (A-148.10 re (A-148.20 re (A-148.2

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170.120 n (170.120 n (	I I	D) (P-4490) (B-4400)	240.630 sm (1		(P-10821/88; A-11193)	240
170.200	= =	(P-4490)	240.650	arm a	(F-10621/86; A-11193) (P-10821/88; A-11193)	8 8
230.360	am	(P-14777/88; A-2015) (P-13119)	240.655	*	(P-10821/88; A-11193)	240
230.362	am :	(P-14777/88; A-2015) (P-13119)	240.655	EE :		240
230.364		(F-15119) (P-14777/88: A-2015) (P-13119)	240.000		(F-10621/66; A-11193) (P-10821/88: A-11193)	240
230.510	ı =			E		240
230.520	E	(P-12137/88; A-3054)	_	am		240
230.530	E			am		240
230.540	п	(P-12137/88; A-3054)		am		240
230.550	<b>=</b> 1			am		240
230,360	E 6	(F-1213 //88; A-3034)	240.740		(F-10821/88; A-11193)	240
230.580	= =	(P-12137/88: A-3054)		and the		240
240.110	am			H H		240
240.120	am	(P-10821/88; A-11193)	240.800	am	(P-10821/88; A-11193)	240
240.150	ы	(P-10821/88; A-11193)		am		240
240.160	ш			arm		240
240.210	am	(P-10821/88; A-11193)	240.820	am		240
240.220	am	(P-10821/88; A-11193) (P-13353)		arm		240
000		(E-13638)		am		240
240.230	am	(P-10821/88; A-11193)	240.835	arn		240
240.240	am		240.855	E		240
240.250	am	(P-10821/88; A-11193)	240.860	am		240
240.260	E		240.863	am		36
240.270	E.	(P-10821/88; A-11193)	240.870	am		240
240.280	= !		240.872			240
240.300		(F-10621/66; A-11193) (P-10821/88: A-11193)	240.903		(F-10621/86; A-11193)	240
240.330	1 18		240.915			240
240.340	am		240.920	E		240
240.350	mg		240.925	-N:		240
240.360	am	(P-10821/88; A-11193)	240.930	п	(P-10821/88; A-11193)	240
240.400	am		240.935	п		240
240.410	am	(P-10821/88; A-11193)		am	(P-10821/88; A-11193)	240
240.415	am			TER		240
240.425	E	(P-10821/88; A-11193)		anu	(P-10821/88; A-11193)	240
240.430	E	(F-10821/88; A-11193)	240.1010	am	(F-10821/86; A-1119.3)	240
240.455			240.1040			240
240.450	am	(P-10821/88: A-11193)	240.1050	: ::	(P-10821/88: A-11193)	240
240.455	ma	(P-10821/88; A-11193)	240.1110	(44		240
240.460	am	(P-10821/88; A-11193)	240.1120	ш	(P-10821/88; A-11193)	240
240.465	ma		240.1120	H		240
240.470	arm		240.1130	ы		240
240.480	am	(P-10821/88; A-11193)	240.1130	ш	(P-10821/88; A-11193)	240
240.485	am		240.1160	E	(P-10821/88; A-11193)	240
240.510	*	(P-10821/88; A-11193)	240.1170	E .	(P-10821/88; A-11193)	240
240.510	arn "		240.1180	F		240
240.520	*	(P-10821/88; A-11193)	240.1210	am	(P-10821/88; A-11193)	240
240.520			240.1310	EE EE	(F-10821/86; O-9394; R-11930;	240
240.330		(F-10821/88; A-11193) (B-10821/89; A-11193)	240 1320	E	A-11195) (P-10821/88: A-11193)	240
240.600	TI ME	(F-10621/96, A-11193)	240 1330	i.	(P-10821/88: A-11193)	240
240.620	1 0	(P 1021/89: A 11103)	240 1306		(R-10821/88- A-11193)	3 8
CAU CAN	i	(L-10061/00) M-111/0/	ATTORNEY		(T. L. Company on party)	740

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240,220 n C 300,20 am C 300,30 am C 300,30 am C	300.100 300.110 300.130 300.140 300.140 302.310	310.2 310.2 310.13 310.14 310.16 334.11 334.12 334.12 334.13	357.3 385.20 385.30 385.40 408.1 408.10 408.25 408.25 408.30 408.45 408.30 408.50 408.50 408.50 408.50 408.60 408.50 408.75 408.85 408.95 408.100 408.100 408.115
	nn (P-685) ann (P-10821/88, A-11193)	(P-10821/88) (P-10821/88) (P-10821/88) (P-10821/88) (P-10821/88) (P-10821/88) (P-10821/88) (P-10821/88) (P-10821/88) (P-10821/88) (P-10821/88)	P. 10821/88, A-11193)  R. P. 10821/88, A-11193)
1.E 89 (C) 240.1397 240.1398 240.1399 240.1399 240.1400 240.1410 240.1410 240.1430 240.1440	240.1450 240.1510 240.1520 240.1530 240.1535 240.1545	240,1555 240,1555 240,1565 240,1575 240,1575 240,1580 240,1690 240,1605 240,1620 240,1620	240.1625 240.1630 240.1630 240.1645 240.1657 240.1657 240.1657 240.1700 240.1715 240.1716 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717 240.1717

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[0]	(PP-7057; O-13337)	(PP-7057; O-13337)	(PP-7057; O-13337)	(PP-7057; O-13337)			(PP-7057; O-13337) (PP-7057; O-13337)		(PP-7057; O-13337)			(PP-7057; O-13337)		(PP-7057; O-13337)	(PP-7057; O-13337)	(PP-7057; O-13337)	(PP-7057; O-13337) (PP-7057; O-13337)		(PP-7057; O-13337)	(PP-7057; O-13337)	(PP-7057; O-13337) (PP-7057; O-13337)		(PP-7057; O-13337) (PP-7057; O-13337)		(PP-7057; O-13337) (PP-7057; O-13337)	(PP-7057; O-13337)	(PP-7057; O-13337) (PP-7057; O-13337)		(PP-7057; O-13337)	(PP-7057; O-13337)	(PP-7057; O-13337)	(PP-7057; O-13337) (PP-7057; O-13337)	(PP-7057; O-13337)	(P-2760; A-10963)	(P-15952/88; A-1866)	(P-1111; RC-8141)	(P-1111; RC-8141)	(P-1111; RC-8141)
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TITLE 92 (CONT'D)	518.830	518.835	518.845	518.850	518.860	518.865	518.870	518.900	518.905	518.915	518.920	518.925	518.1005	518.2000	518.2010	518.3000	518.3005	518.4000	518.4005	518.4015	518.4020	518.4030	518.4040	518.4045	518.4050	518.4060	518.4065	518.4075	518.4080	518.4090	518.4095	518.5000	518.Ex. A	534.20	534.210	545.200	545,300	545.400
. (2000)	W-2881) (P-10222)	(81) (P-10222)		81) (P-10222)			) (P-10222)	(P-10222)	(P-10222)																													
0 16447/00.		(P-16447/88; W-2881)		(P-16447/88; W-2881)			(P-16447/88; W-2881) (P-16447/88; W-2881)	(P-16447/88; W-2881)	(P-16447/88; W-2881)	(PP-7057; O-13337)		(PP-7057; O-13337)			(PP-7057; O-13337)		(PP-7057; O-13337) (PP-7057: O-13337)		(PP-7057; O-13337) (PP-7057: O-13337)		(PP-7057; O-13337) (PP-7057; O-13337)		(PP-7057; O-13337) (PP-7057; O-13337)		(PP-7057; O-13337) (PP-7057; O-13337)		(PP-7057; O-13337) (PP-7057; O-13337)	(PP-7057; O-13337)	(PP-7057; O-13337)			(PP-7057; O-13337) (PP-7057; O-13337)			(PP-7057; O-13337)			(PP-7057; O-13337)
HITLE 92 (CONT'D)	r (P-16447/88; W-28							r (P-16447/88; W-2881)	r (P-16447/88; W-2881)	п (РР-7057; О-13337)																		n (PP-7057; O-13337)	n (PP-7057; O-13337)									п (РР-7057; О-13337)

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1010.20 1010.240 1010.430

1001.470 1001.480 1003.20 1003.30

1001.460

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(P.13742)         809.521         n           (P.13742)         809.521         n           (P.13742)         809.521         n           (P.13742)         809.501         r           (P.13742)         809.802         r           (P.13742)         809.902         r           (P.13742)         809.903         r           (P.13742)         809.904         r           (P.13742)         809.906         r           (P.13699)         P.13699         r           (P.13699)         P.1465.30         n           (P.13699)         P.1465.40         n           (P.13699)         P.1465.40         n           (P.13699)         P.1465.40<		809.501	Ę	(P-13699)
(P.13742)         809-521         n           (P.13742)         809-501         am           (P.13742)         809-601         r           (P.13742)         809-802         r           (P.13742)         809-802         r           (P.13742)         809-902         r           (P.13742)         809-903         r           (P.13742)         809-904         r           (P.13742)         809-905         r           (P.13742)         809-906         r           (P.13699)         R.1465.30         n           (P.13699)         1465.30         n           (P.13699)         1465.30         n           (P.13699)         1465.30         n           (P.13699)         1465.00         n           (P.13699)         1470.30		809.502	E	(P-13699)
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(P-13742) (P-13699) (P-136		809.901		(P-13600)
(P-13742)         809.903         r           (P-13742)         809.904         r           (P-13742)         809.904         r           (P-13742)         809.906         r           (P-13742)         809.906         r           (P-13742)         809.906         r           (P-13742)         1111.E.44         r           (P-13742)         11465.30         r           (P-13699)         1465.30         r           (P-13699)         1		809.902		(P-13699)
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(P.13699)         2625.30         n           (P.13699)         2625.40         n           (P.13699)         TILLE 68         n           (P.13699)         TILLE 68         n           (P.13699)         1465.10         n           (P.13699)         1465.10         n           (P.13699)         1465.20         n           (P.13699)         1465.30         n           (P.13699)         1465.40         n           (P.13699)         1465.50         n           (P.13699)         1470.5         n           (P.13699)         1470.5         n           (P.13699)         1470.20         n           (P.13699)         1470.20         n           (P.13699)         1470.20         n           (P.13699)         1470.20         n           (P.13699)         1470.60         n           (P.13699)         1470.60         n           (P.13699)         1470.60         n           (P.13699)         1470.60         n           (P.13699)         1470.00         n           (P.13699)         1470.00         n           (P.13699)         1470.00		2625.20	=	(A-13830)
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(P.13699) (P.136		2625.40	=	(A-13830)
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(P-13699)         1465.30         n           (P-13699)         1465.40         n           (P-13699)         1465.50         n           (P-13699)         1465.50         n           (P-13699)         1465.50         n           (P-13699)         1465.50         n           (P-13699)         1470.5         n           (P-13699)         1470.2         n           (P-13699)         1470.20         n           (P-13699)         1470.20         n           (P-13699)         1470.20         n           (P-13699)         1470.20         n           (P-13699)         1470.60         n		1465.20	6	(A-13882)
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(P-13699)     1470.5     n       (P-13699)     1470.7     n       (P-13699)     1470.10     am       (P-13699)     1470.20     n       (P-13699)     1470.20     r       (P-13699)     1470.40     r       (P-13699)     1470.60     r       (P-13699)     1470.70     am       (P-13699)     1470.80     am       (P-13699)     1470.70     am       (P-13699)     1470.80     am       (P-13699)     1470.80     am	_	1465.90	=	(A-13882)
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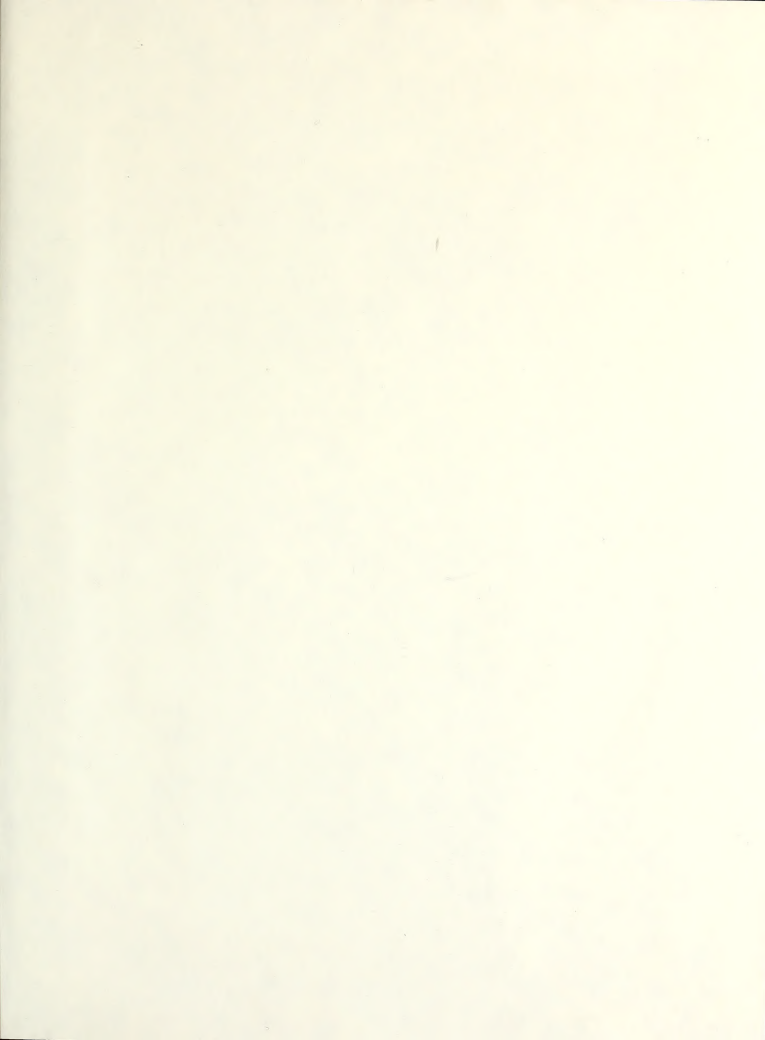
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